

ABSTRACT OF VOTES CAST AT THE SPECIAL ELECTION HELD ON TUESDAY, MAY 7TH, 1963, IN THE CITY OF COLUMBUS, FRANKLIN COUNTY, OHIO

	PROPOSED CHARTER AMENDMENT	PROPOSED CHARTER AMENDMENT	
	<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 192 to read as follows?:</p> <p>"Sec. 192. GRANT. The Council may by ordinance grant permission to any individual, company or corporation to construct and operate a public utility in the streets and public grounds of the city; subject, however, to the provisions of the general law requiring consents of abutting owners. It shall prescribe in the ordinance the kind and quality of service or product to be furnished, and shall provide for fixing the rate or rates to be charged therefore, and prescribe the manner in which the streets and public grounds shall be used and occupied, and any other terms and conditions conducive to the public interest; provided, however, that except for mass transportation utilities, AND EXCEPT FOR FRANCHISE PROVISIONS INCLUDED AS PART OF THE SECURITY FOR THE ISSUANCE OF MORTGAGE REVENUE BONDS ISSUED TO FINANCE THE ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EXPANSION OF CITY OWNED UTILITIES, no original grant of any public utility franchise, or renewal thereof, or extension of the time of such original grant, or change in rates, shall become operative until it shall have been submitted to the vote of the electors of the city and approved by a majority of those voting thereon. Provided further, however, that the provision hereinabove contained concerning the change in rate or rates shall not apply to the rate or rates fixed by a formula contained in any such original grant."</p>	<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 181 and the enactment of Section 181-1 to read as follows?:</p> <p>"Section 181. CITY'S PORTION OF COST.</p> <p>The city shall pay such part of the cost and expense of improvements for which special assessments are levied as the council deems just, which part shall not be less than one-fiftieth of all such cost and expense; and, in addition thereto the city shall pay the cost of inter-sections. The council may provide for the payment of the city's portion of all such improvements by the issuance of bonds or notes thereof, and may levy taxes, in addition to all other taxes authorized by law, to pay such bonds or notes and the interest thereon; but the above provision as to the payment by the city of not less than one-fiftieth of the cost AND THE COST OF INTERSECTIONS, shall not apply to the construction or repair, in the manner hereinafter provided, of sidewalks or TO THE CONSTRUCTION OF SEWERS OR WATER MAINS or the laying of sewer or water connections."</p> <p>"Section 181-1. PETITIONS FOR IMPROVEMENT.</p> <p>"When a petition subscribed by the owners of sixty per cent of the front footage of property abutting upon a street, alley, easement, or other public improvement, or the owners of seventy-five per cent of the area to be assessed for such improvement, is regularly presented to city council, the total cost of such improvement, including the cost of intersections, regardless of the limitations of Sections 180 and 181 of this charter or of general law, and without reference to the value of the lands of those who subscribe to such petition, may be assessed and collected in equal annual installments, proportioned to the whole assessment, in a manner which may be fixed by city council. When the lot or land of one who did not subscribe to the petition is assessed, such assessment shall not exceed thirty-three and one-third per cent of the actual value including improvements thereon, as enhanced by the improvement for which the assessment is levied, such value to be determined as of the date of the assessing ordinance.</p> <p>"Schedule: That said Section 181 as amended herein and Section 181-1 as enacted herein shall take effect and be in force on and after its approval by the electorate of the City of Columbus."</p>	

TOTAL VOTE

WARD	RECAPITULATION		RECAPITULATION		TOTAL VOTE
	YES	NO	YES	NO	
1	318	356	331	357	892
2	345	339	319	358	868
3	384	460	394	438	1033
4	305	253	321	265	894
5	382	368	401	332	1153
6	527	470	531	470	1862
7	345	264	360	258	1388
8	209	149	194	141	531
9	244	260	256	253	692
10	361	387	367	377	1023
11	510	702	556	653	1419
12	276	208	278	207	789
13	255	181	276	170	817
14	271	190	255	198	614
15	396	327	429	290	871
16	372	283	393	254	812
17	390	329	380	325	1013
18	435	451	457	417	1097
19	679	664	774	567	1576
20	646	620	729	533	1494
21	418	500	517	409	1076
22	661	725	773	605	1608
23	434	448	427	441	1028
24	408	415	435	397	975
25	370	448	367	432	958
26	263	258	306	221	659
27	399	431	449	383	1029
28	881	1113	1006	990	2389
29	364	415	365	412	1151
30	316	227	297	239	1207
31	384	393	389	393	1070
32	433	486	460	462	1101
33	239	230	266	204	608
	<u>13220</u>	<u>13350</u>	<u>14058</u>	<u>12451</u>	<u>35696</u>

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		PROPOSED CHARTER AMENDMENT		PROPOSED CHARTER AMENDMENT					
		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 192 to read as follows? "Sec. 192. GRANT. The Council may by ordinance grant permission to any individual, company or corporation to construct and operate a public utility in the streets and public grounds of the city; subject, however, to the provisions of the general law requiring consents of abutting owners. It shall prescribe in the ordinance the kind and quality of service or product to be furnished, and shall provide for fixing the rate or rates to be charged therefor, and prescribe the manner in which the streets and public grounds shall be used and occupied, and any other terms and conditions conducive to the public interest; provided, however, that except for mass transportation utilities, AND EXCEPT FOR FRANCHISE PROVISIONS INCLUDED AS PART OF THE SECURITY FOR THE ISSUANCE OF MORTGAGE REVENUE BONDS ISSUED TO FINANCE THE ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EXPANSION OF CITY OWNED UTILITIES, no original grant of any public utility franchise, or renewal thereof, or extension of the time of such original grant, or change in rates, shall become operative until it shall have been submitted to the vote of the electors of the city and approved by a majority of those voting thereon. Provided further, however, that the provision hereinabove contained concerning the change in rate or rates shall not apply to the rate or rates fixed by a formula contained in any such original grant."</p>		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 181 and the enactment of Section 181-1 to read as follows?: "Section 181. CITY'S PORTION OF COST. The city shall pay such part of the cost and expense of improvements for which special assessments are levied as the council deems just, which part shall not be less than one-fiftieth of all such cost and expense; and, in addition thereto the city shall pay the cost of inter-sections. The council may provide for the payment of the city's portion of all such improvements by the issuance of bonds or notes thereof, and may levy taxes, in addition to all other taxes authorized by law, to pay such bonds or notes and the interest thereon; but the above provision as to the payment by the city of not less than one-fiftieth of the cost AND THE COST OF INTERSECTIONS, shall not apply to the construction or repair, in the manner hereinafter provided, of sidewalks or TO THE CONSTRUCTION OF SEWERS OR WATER MAINS or the laying of sewer or water connections." "Section 181-1. PETITIONS FOR IMPROVEMENT. "When a petition subscribed by the owners of sixty per cent of the front footage of property abutting upon a street, alley, easement, or other public improvement, or the owners of seventy-five per cent of the area to be assessed for such improvement, is regularly presented to city council, the total cost of such improvement, including the cost of intersections, regardless of the limitations of Sections 180 and 181 of this charter or of general law, and without reference to the value of the lands of those who subscribe to such petition, may be assessed and collected in equal annual installments, proportioned to the whole assessment, in a manner which may be fixed by city council. When the lot or land of one who did not subscribe to the petition is assessed, such assessment shall not exceed thirty-three and one-third per cent of the actual value including improvements thereon, as enhanced by the improvement for which the assessment is levied, such value to be determined as of the date of the assessing ordinance." "Schedule: That said Section 181 as amended herein and Section 181-1 as enacted herein shall take effect and be in force on and after its approval by the electorate of the City of Columbus."</p>				TOTAL VOTE	
		YES	NO	YES	NO				
1ST WARD									
	A	23	28	27	28				64
	B	29	34	26	37				73
	C	21	14	20	14				50
	D	32	28	31	29				72
	E	29	35	25	37				73
	F	23	17	25	17				59
	G	28	32	35	27				81
	H	8	16	7	18				32
	I	21	22	28	16				64
	J	17	21	20	19				52
	K	17	29	14	33				63
	L	29	23	27	25				74
	M	21	23	25	24				63
	N	20	34	21	33				72
		<u>318</u>	<u>356</u>	<u>331</u>	<u>357</u>				<u>892</u>
2ND WARD									
	A	11	6	13	7				25
	B	19	20	22	18				57
	C	28	27	26	31				72
	D	22	28	19	30				57
	E	26	27	23	30				66
	F	16	18	17	18				44
	G	17	22	20	19				49
	H	32	24	25	31				64
	I	29	20	24	24				78
	J	30	33	32	32				82
	K	12	12	11	13				26
	L	27	28	25	29				68
	M	28	29	28	30				67
	N	35	26	15	29				70
	O	13	19	19	17				43
		<u>345</u>	<u>339</u>	<u>319</u>	<u>358</u>				<u>868</u>
3RD WARD									
	A	35	33	28	40				93
	B	22	16	25	15				49
	C	32	38	33	35				84
	D	13	24	11	25				51
	E	20	26	23	23				58
	F	24	33	26	32				67
	G	32	43	29	40				88
	H	31	41	32	38				91
	I	9	17	8	19				35
	J	40	40	43	34				94
	K	34	34	35	32				82
	L	41	60	41	56				109
	M	25	27	26	26				64
	N	26	28	34	23				68
		<u>384</u>	<u>460</u>	<u>394</u>	<u>438</u>				<u>1033</u>

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		YES	NO	YES	NO						
4TH WARD											
	A	27	20	26	22			90			
	B	27	25	24	25			70			
	C	9	12	10	15			38			
	D	20	22	21	24			75			
	E	33	19	32	19			77			
	F	32	15	33	15			66			
	G	16	19	22	19			59			
	H	16	28	20	30			74			
	I	19	12	20	15			54			
	J	29	33	30	31			100			
	K	32	26	42	23			84			
	L	23	12	16	20			52			
	M	22	10	25	7			55			
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>			
		305	253	321	265			894			
5TH WARD											
	A	27	20	27	21			82			
	B	9	10	10	8			34			
	C	25	43	26	40			90			
	D	29	31	28	28			81			
	E	22	30	23	30			87			
	F	36	42	36	39			104			
	G	26	25	28	21			78			
	H	29	20	32	15			70			
	I	43	26	38	29			119			
	J	14	15	20	12			44			
	K	16	29	25	22			63			
	L	14	8	20	5			44			
	M	17	13	18	11			56			
	N	34	35	34	31			120			
	O	20	12	19	11			42			
	P	21	9	17	9			39			
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>			
		382	368	401	332			1153			
6TH WARD											
	A	42	36	42	31			114			
	B	38	28	28	31			133			
	C	28	21	30	23			107			
	D	32	8	28	11			107			
	E	45	32	50	28			135			
	F	20	9	17	9			75			
	G	43	38	39	31			143			
	H	35	35	30	43			103			
	I	25	39	37	40			145			
	J	24	26	29	23			83			
	K	39	43	45	46			184			
	L	35	34	41	32			121			
	M	41	36	39	38			141			
	N	29	29	27	29			107			
	O	34	37	34	35			124			
	P	17	19	15	20			40			
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>			
		527	470	531	470			1862			

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		YES	NO	YES	NO			TOTAL VOTE	
7TH WARD									
A		22	11	23	13				75
B		25	29	33	29				113
C		30	26	27	27				153
D		28	19	21	19				105
E		33	19	33	15				119
F		14	11	9	15				53
G		24	13	33	14				100
H		16	22	17	19				83
I		13	16	18	11				46
J		42	30	43	31				150
K		32	23	20	28				110
L		26	23	43	19				142
M		40	22	40	18				139
		<u>345</u>	<u>264</u>	<u>360</u>	<u>258</u>				<u>1388</u>
8TH WARD									
A		25	17	23	17				60
B		31	24	32	18				82
C		30	18	28	19				60
D		17	4	15	7				39
E		7	9	8	7				27
F		9	5	10	5				20
G		14	14	16	12				38
H		10	7	10	8				28
I		18	7	1	8				46
J		16	7	13	8				33
K		13	7	12	9				33
L		10	16	12	14				32
M		5	2	5	0				9
N		4	12	9	9				24
		<u>209</u>	<u>149</u>	<u>194</u>	<u>141</u>				<u>531</u>
9TH WARD									
A		16	28	15	27				54
B		27	17	25	19				59
C		17	5	14	10				37
D		20	9	15	15				44
E		7	10	10	6				23
F		26	17	30	15				73
G		17	26	20	25				57
H		15	26	17	24				46
I		15	12	10	15				33
J		10	9	9	9				27
K		21	34	35	20				72
L		20	28	24	26				70
M		18	18	15	21				43
N		15	21	17	21				54
		<u>244</u>	<u>260</u>	<u>256</u>	<u>253</u>				<u>692</u>

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		YES	NO	YES	NO						
10TH WARD											
	A	21	21	25	18				57		
	B	5	15	8	11				26		
	C	31	29	27	34				104		
	D	35	26	34	28				77		
	E	20	7	21	5				32		
	F	24	30	28	31				74		
	G	42	40	40	39				106		
	H	21	30	17	33				59		
	I	29	39	28	38				96		
	J	4	6	6	6				19		
	K	15	25	20	19				47		
	L	37	34	37	32				122		
	M	27	29	26	30				72		
	N	14	16	15	15				40		
	O	36	40	35	38				92		
		<hr/>	<hr/>	<hr/>	<hr/>				<hr/>		
		361	387	367	377				1023		
11TH WARD											
	A	24	40	26	40				97		
	B	23	31	25	30				62		
	C	22	30	16	31				58		
	D	28	27	28	31				70		
	E	26	37	32	33				77		
	F	43	57	46	51				120		
	G	22	21	22	21				55		
	H	44	39	39	38				89		
	I	21	30	22	27				61		
	J	12	21	19	15				37		
	K	15	19	22	12				36		
	L	25	44	30	40				77		
	M	23	38	27	36				72		
	N	23	35	28	34				66		
	O	27	43	30	39				77		
	P	22	34	21	34				63		
	Q	34	64	36	59				106		
	R	17	14	16	15				34		
	S	12	22	16	18				37		
	T	18	24	19	23				48		
	U	29	32	36	26				77		
		<hr/>	<hr/>	<hr/>	<hr/>				<hr/>		
		510	702	556	653				1419		
12TH WARD											
	A	14	6	16	5				46		
	B	28	22	24	25				95		
	C	14	17	24	14				82		
	D	9	2	7	4				20		
	E	22	12	21	12				47		
	F	12	2	10	9				53		
	G	19	14	10	16				45		
	H	18	17	20	15				57		
	I	25	21	22	21				57		
	J	28	25	34	20				74		
	K	9	7	11	7				25		
	L	21	28	23	24				69		
	M	32	22	35	19				67		
	N	25	13	21	16				52		
		<hr/>	<hr/>	<hr/>	<hr/>				<hr/>		
		276	208	278	207				789		

ABSTRACT OF VOTES CAST AT THE SPECIAL ELECTION HELD ON TUESDAY, MAY 7TH, 1963, IN THE CITY OF COLUMBUS, FRANKLIN COUNTY, OHIO

		PROPOSED CHARTER AMENDMENT		PROPOSED CHARTER AMENDMENT					
		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 192 to read as follows?:</p> <p>"Sec. 192. GRANT. The Council may by ordinance grant permission to any individual, company or corporation to construct and operate a public utility in the streets and public grounds of the city; subject, however, to the provisions of the general law requiring consents of abutting owners. It shall prescribe in the ordinance the kind and quality of service or product to be furnished, and shall provide for fixing the rate or rates to be charged therefor, and prescribe the manner in which the streets and public grounds shall be used and occupied, and any other terms and conditions conducive to the public interest; provided, however, that except for mass transportation utilities, AND EXCEPT FOR FRANCHISE PROVISIONS INCLUDED AS PART OF THE SECURITY FOR THE ISSUANCE OF MORTGAGE REVENUE BONDS ISSUED TO FINANCE THE ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EXPANSION OF CITY OWNED UTILITIES, no original grant of any public utility franchise, or renewal thereof, or extension of the time of such original grant, or change in rates, shall become operative until it shall have been submitted to the vote of the electors of the city and approved by a majority of those voting thereon. Provided further, however, that the provision hereinabove contained concerning the change in rate or rates shall not apply to the rate or rates fixed by a formula contained in any such original grant."</p>		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 181 and the enactment of Section 181-1 to read as follows?:</p> <p>"Section 181. CITY'S PORTION OF COST.</p> <p>The city shall pay such part of the cost and expense of improvements for which special assessments are levied as the council deems just, which part shall not be less than one-fiftieth of all such cost and expense; and, in addition thereto the city shall pay the cost of inter-sections. The council may provide for the payment of the city's portion of all such improvements by the issuance of bonds or notes thereof, and may levy taxes, in addition to all other taxes authorized by law, to pay such bonds or notes and the interest thereon; but the above provision as to the payment by the city of not less than one-fiftieth of the cost AND THE COST OF INTERSECTIONS, shall not apply to the construction or repair, in the manner hereinafter provided, of sidewalks or TO THE CONSTRUCTION OF SEWERS OR WATER MAINS or the laying of sewer or water connections."</p> <p>"Section 181-1. PETITIONS FOR IMPROVEMENT.</p> <p>"When a petition subscribed by the owners of sixty per cent of the front footage of property abutting upon a street, alley, easement, or other public improvement, or the owners of seventy-five per cent of the area to be assessed for such improvement, is regularly presented to city council, the total cost of such improvement, including the cost of intersections, regardless of the limitations of Sections 180 and 181 of this charter or of general law, and without reference to the value of the lands of those who subscribe to such petition, may be assessed and collected in equal annual installments, proportioned to the whole assessment, in a manner which may be fixed by city council. When the lot or land of one who did not subscribe to the petition is assessed, such assessment shall not exceed thirty-three and one-third per cent of the actual value including improvements thereon, as enhanced by the improvement for which the assessment is levied, such value to be determined as of the date of the assessing ordinance.</p> <p>"Schedule: That said Section 181 as amended herein and Section 181-1 as enacted herein shall take effect and be in force on and after its approval by the electorate of the City of Columbus."</p>					
		YES	NO	YES	NO			TOTAL VOTE	
13TH WARD									
	A	24	8	25	6				37
	B	9	12	10	10				41
	C	20	9	17	9				63
	D	14	4	6	7				34
	E	39	20	41	17				80
	F	14	13	21	9				85
	G	23	27	28	25				93
	H	25	18	28	16				76
	I	23	30	26	29				106
	J	24	18	31	18				97
	K	18	6	20	8				48
	L	22	16	23	16				57
		<hr/>	<hr/>	<hr/>	<hr/>				<hr/>
		255	181	276	170				817
14TH WARD									
	A	25	23	28	19				67
	B	29	10	22	12				51
	C	20	25	22	25				54
	D	35	25	31	32				88
	E	24	13	21	14				53
	F	26	18	24	21				58
	G	10	15	9	15				33
	H	24	24	26	20				56
	I	28	14	27	12				57
	J	24	16	23	17				50
	K	26	7	22	11				47
		<hr/>	<hr/>	<hr/>	<hr/>				<hr/>
		271	190	255	198				614
15TH WARD									
	A	27	9	26	13				48
	B	29	12	31	12				49
	C	24	7	24	5				40
	D	33	34	44	22				72
	E	19	21	21	17				46
	F	14	11	14	7				25
	G	33	16	34	16				62
	H	31	31	31	29				76
	I	20	30	21	27				65
	J	32	29	32	28				78
	K	15	17	19	14				36
	L	24	24	27	21				52
	M	28	27	35	24				66
	N	37	40	42	39				97
	O	30	19	28	16				59
		<hr/>	<hr/>	<hr/>	<hr/>				<hr/>
		396	327	429	290				871

ABSTRACT OF VOTES CAST AT THE SPECIAL ELECTION HELD ON TUESDAY, MAY 7TH, 1963, IN THE CITY OF COLUMBUS, FRANKLIN COUNTY, OHIO

		PROPOSED CHARTER AMENDMENT		PROPOSED CHARTER AMENDMENT			
		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 192 to read as follows?:</p> <p>"Sec. 192. GRANT. The Council may by ordinance grant permission to any individual, company or corporation to construct and operate a public utility in the streets and public grounds of the city; subject, however, to the provisions of the general law requiring consents of abutting owners. It shall prescribe in the ordinance the kind and quality of service or product to be furnished, and shall provide for fixing the rate or rates to be charged therefor, and prescribe the manner in which the streets and public grounds shall be used and occupied, and any other terms and conditions conducive to the public interest; provided, however, that except for mass transportation utilities, AND EXCEPT FOR FRANCHISE PROVISIONS INCLUDED AS PART OF THE SECURITY FOR THE ISSUANCE OF MORTGAGE REVENUE BONDS ISSUED TO FINANCE THE ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EXPANSION OF CITY OWNED UTILITIES, no original grant of any public utility franchise, or renewal thereof, or extension of the time of such original grant, or change in rates, shall become operative until it shall have been submitted to the vote of the electors of the city and approved by a majority of those voting thereon. Provided further, however, that the provision hereinabove contained concerning the change in rate or rates shall not apply to the rate or rates fixed by a formula contained in any such original grant."</p>		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 181 and the enactment of Section 181-1 to read as follows?:</p> <p>"Section 181. CITY'S PORTION OF COST.</p> <p>The city shall pay such part of the cost and expense of improvements for which special assessments are levied as the council deems just, which part shall not be less than one-fiftieth of all such cost and expense; and, in addition thereto the city shall pay the cost of inter-sections. The council may provide for the payment of the city's portion of all such improvements by the issuance of bonds or notes thereof, and may levy taxes, in addition to all other taxes authorized by law, to pay such bonds or notes and the interest thereon; but the above provision as to the payment by the city of not less than one-fiftieth of the cost AND THE COST OF INTERSECTIONS, shall not apply to the construction or repair, in the manner hereinafter provided, of sidewalks or TO THE CONSTRUCTION OF SEWERS OR WATER MAINS or the laying of sewer or water connections."</p> <p>"Section 181-1. PETITIONS FOR IMPROVEMENT.</p> <p>"When a petition subscribed by the owners of sixty per cent of the front footage of property abutting upon a street, alley, easement, or other public improvement, or the owners of seventy-five per cent of the area to be assessed for such improvement, is regularly presented to city council, the total cost of such improvement, including the cost of inter-sections, regardless of the limitations of Sections 180 and 181 of this charter or of general law, and without reference to the value of the lands of those who subscribe to such petition, may be assessed and collected in equal annual installments, proportioned to the whole assessment, in a manner which may be fixed by city council. When the lot or land of one who did not subscribe to the petition is assessed, such assessment shall not exceed thirty-three and one-third per cent of the actual value including improvements thereon, as enhanced by the improvement for which the assessment is levied, such value to be determined as of the date of the assessing ordinance.</p> <p>"Schedule: That said Section 181 as amended herein and Section 181-1 as enacted herein shall take effect and be in force on and after its approval by the electorate of the City of Columbus."</p>			
		YES	NO	YES	NO	TOTAL VOTE	
16TH WARD							
A		40	26	41	23		81
B		30	29	26	35		71
C		43	21	38	21		71
D		19	15	21	15		47
E		20	13	22	10		49
F		26	13	27	13		50
G		31	18	37	13		63
H		26	14	29	12		48
I		43	33	41	34		90
J		11	19	16	13		49
K		25	30	29	23		64
L		34	24	35	20		69
M		24	28	31	22		60
		<hr/>	<hr/>	<hr/>	<hr/>		<hr/>
		372	283	393	254		812
17TH WARD							
A		37	15	42	13		93
B		38	29	32	31		120
C		25	22	25	22		66
D		25	36	25	31		77
E		38	15	32	16		94
F		19	22	22	20		62
G		18	30	19	28		61
H		22	11	21	14		55
I		34	28	33	30		69
J		26	19	33	14		53
K		9	9	7	12		26
L		34	18	32	17		65
M		16	23	12	25		49
N		32	29	29	28		78
O		17	23	16	24		45
		<hr/>	<hr/>	<hr/>	<hr/>		<hr/>
		390	329	380	325		1013
18TH WARD							
A		38	27	38	24		84
B		19	17	24	16		56
C		32	23	32	24		70
D		27	19	24	16		51
E		42	47	50	41		101
F		39	34	37	35		84
G		19	28	17	27		61
H		20	25	23	22		61
I		34	35	37	34		56
J		30	49	33	47		89
K		37	61	48	47		107
L		50	57	52	50		104
M		33	18	31	20		127
N		15	11	11	14		66
		<hr/>	<hr/>	<hr/>	<hr/>		<hr/>
		435	451	457	417		1097

ABSTRACT OF VOTES CAST AT THE SPECIAL ELECTION HELD ON TUESDAY, MAY 7TH, 1963, IN THE CITY OF COLUMBUS, FRANKLIN COUNTY, OHIO

		PROPOSED CHARTER AMENDMENT		PROPOSED CHARTER AMENDMENT		
		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 192 to read as follows?:</p> <p>"Sec. 192. GRANT. The Council may by ordinance grant permission to any individual, company or corporation to construct and operate a public utility in the streets and public grounds of the city; subject, however, to the provisions of the general law requiring consents of abutting owners. It shall prescribe in the ordinance the kind and quality of service or product to be furnished, and shall provide for fixing the rate or rates to be charged therefor, and prescribe the manner in which the streets and public grounds shall be used and occupied, and any other terms and conditions conducive to the public interest; provided, however, that except for mass transportation utilities, AND EXCEPT FOR FRANCHISE PROVISIONS INCLUDED AS PART OF THE SECURITY FOR THE ISSUANCE OF MORTGAGE REVENUE BONDS ISSUED TO FINANCE THE ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EXPANSION OF CITY OWNED UTILITIES, no original grant of any public utility franchise, or renewal thereof, or extension of the time of such original grant, or change in rates, shall become operative until it shall have been submitted to the vote of the electors of the city and approved by a majority of those voting thereon. Provided further, however, that the provision hereinabove contained concerning the change in rate or rates shall not apply to the rate or rates fixed by a formula contained in any such original grant."</p>		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 181 and the enactment of Section 181-1 to read as follows?:</p> <p>"Section 181. CITY'S PORTION OF COST.</p> <p>The city shall pay such part of the cost and expense of improvements for which special assessments are levied as the council deems just, which part shall not be less than one-fiftieth of all such cost and expense; and, in addition thereto the city shall pay the cost of inter-sections. The council may provide for the payment of the city's portion of all such improvements by the issuance of bonds or notes thereof, and may levy taxes, in addition to all other taxes authorized by law, to pay such bonds or notes and the interest thereon; but the above provision as to the payment by the city of not less than one-fiftieth of the cost AND THE COST OF INTERSECTIONS, shall not apply to the construction or repair, in the manner hereinafter provided, of sidewalks or TO THE CONSTRUCTION OF SEWERS OR WATER MAINS or the laying of sewer or water connections."</p> <p>"Section 181-1. PETITIONS FOR IMPROVEMENT.</p> <p>"When a petition subscribed by the owners of sixty per cent of the front footage of property abutting upon a street, alley, easement, or other public improvement, or the owners of seventy-five per cent of the area to be assessed for such improvement, is regularly presented to city council, the total cost of such improvement, including the cost of intersections, regardless of the limitations of Sections 180 and 181 of this charter or of general law, and without reference to the value of the lands of those who subscribe to such petition, may be assessed and collected in equal annual installments, proportioned to the whole assessment, in a manner which may be fixed by city council. When the lot or land of one who did not subscribe to the petition is assessed, such assessment shall not exceed thirty-three and one-third per cent of the actual value including improvements thereon, as enhanced by the improvement for which the assessment is levied, such value to be determined as of the date of the assessing ordinance.</p> <p>"Schedule: That said Section 181 as amended herein and Section 181-1 as enacted herein shall take effect and be in force on and after its approval by the electorate of the City of Columbus."</p>		
		YES	NO	YES	NO	TOTAL VOTE
19TH WARD						
	A	63	60	68	50	142
	B	78	57	78	57	161
	C	29	46	43	31	103
	D	71	59	78	55	157
	E	64	60	79	47	141
	F	41	65	50	54	126
	G	54	39	61	34	110
	H	50	63	54	57	141
	I	48	49	53	42	103
	J	60	57	74	49	135
	K	60	44	65	39	116
	L	61	65	71	52	141
		<hr/>	<hr/>	<hr/>	<hr/>	<hr/>
		679	664	774	567	1576
20TH WARD						
	A	68	69	75	59	155
	B	49	59	69	38	123
	C	38	39	41	42	97
	D	37	45	43	41	106
	E	50	30	57	28	97
	F	42	22	47	21	81
	G	33	22	38	17	62
	H	34	39	37	35	87
	I	64	56	71	50	138
	J	28	28	29	27	67
	K	35	31	35	28	83
	L	44	35	43	32	85
	M	38	31	45	24	82
	N	40	60	52	45	121
	O	46	54	47	46	110
		<hr/>	<hr/>	<hr/>	<hr/>	<hr/>
		646	620	729	533	1494
21ST WARD						
	A	41	74	56	62	130
	B	84	72	91	67	182
	C	18	30	23	22	61
	D	47	68	57	57	134
	E	65	56	76	50	153
	F	54	66	73	47	135
	G	31	33	37	29	82
	H	19	22	27	15	49
	I	59	79	77	60	150
		<hr/>	<hr/>	<hr/>	<hr/>	<hr/>
		418	500	517	409	1076

ABSTRACT OF VOTES CAST AT THE SPECIAL ELECTION HELD ON TUESDAY, MAY 7TH, 1963, IN THE CITY OF COLUMBUS, FRANKLIN COUNTY, OHIO

		PROPOSED CHARTER AMENDMENT		PROPOSED CHARTER AMENDMENT					
		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 192 to read as follows?:</p> <p>"Sec. 192. GRANT. The Council may by ordinance grant permission to any individual, company or corporation to construct and operate a public utility in the streets and public grounds of the city; subject, however, to the provisions of the general law requiring consents of abutting owners. It shall prescribe in the ordinance the kind and quality of service or product to be furnished, and shall provide for fixing the rate or rates to be charged therefore, and prescribe the manner in which the streets and public grounds shall be used and occupied, and any other terms and conditions conducive to the public interest; provided, however, that except for mass transportation utilities, AND EXCEPT FOR FRANCHISE PROVISIONS INCLUDED AS PART OF THE SECURITY FOR THE ISSUANCE OF MORTGAGE REVENUE BONDS ISSUED TO FINANCE THE ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EXPANSION OF CITY OWNED UTILITIES, no original grant of any public utility franchise, or renewal thereof, or extension of the time of such original grant, or change in rates, shall become operative until it shall have been submitted to the vote of the electors of the city and approved by a majority of those voting thereon. Provided further, however, that the provision hereinabove contained concerning the change in rate or rates shall not apply to the rate or rates fixed by a formula contained in any such original grant."</p>		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 181 and the enactment of Section 181-1 to read as follows?:</p> <p>"Section 181. CITY'S PORTION OF COST.</p> <p>The city shall pay such part of the cost and expense of improvements for which special assessments are levied as the council deems just, which part shall not be less than one-fiftieth of all such cost and expense; and, in addition thereto the city shall pay the cost of inter-sections. The council may provide for the payment of the city's portion of all such improvements by the issuance of bonds or notes thereof, and may levy taxes, in addition to all other taxes authorized by law, to pay such bonds or notes and the interest thereon; but the above provision as to the payment by the city of not less than one-fiftieth of the cost AND THE COST OF INTERSECTIONS, shall not apply to the construction or repair, in the manner hereinafter provided, of sidewalks or TO THE CONSTRUCTION OF SEWERS OR WATER MAINS or the laying of sewer or water connections."</p> <p>"Section 181-1. PETITIONS FOR IMPROVEMENT.</p> <p>"When a petition subscribed by the owners of sixty per cent of the front footage of property abutting upon a street, alley, easement, or other public improvement, or the owners of seventy-five per cent of the area to be assessed for such improvement, is regularly presented to city council, the total cost of such improvement, including the cost of inter-sections, regardless of the limitations of Sections 180 and 181 of this charter or of general law, and without reference to the value of the lands of those who subscribe to such petition, may be assessed and collected in equal annual installments, proportioned to the whole assessment, in a manner which may be fixed by city council. When the lot or land of one who did not subscribe to the petition is assessed, such assessment shall not exceed thirty-three and one-third per cent of the actual value including improvements thereon, as enhanced by the improvement for which the assessment is levied, such value to be determined as of the date of the assessing ordinance.</p> <p>"Schedule: That said Section 181 as amended herein and Section 181-1 as enacted herein shall take effect and be in force on and after its approval by the electorate of the City of Columbus."</p>				TOTAL VOTE	
		YES	NO	YES	NO				
22ND WARD									
	A	45	58	55	50			127	
	B	30	43	28	45			86	
	C	22	31	35	18			67	
	D	30	34	37	24			74	
	E	27	24	31	20			62	
	F	51	51	52	46			118	
	G	69	84	87	65			166	
	H	61	54	71	43			124	
	I	56	61	65	51			137	
	J	57	53	68	41			135	
	K	46	37	54	30			102	
	L	20	38	23	35			74	
	M	43	41	56	31			94	
	N	39	51	39	47			95	
	O	38	39	40	38			88	
	P	27	26	32	21			59	
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>	
		661	725	773	605			1608	
23RD WARD									
	A	19	19	18	19			47	
	B	41	31	44	26			88	
	C	18	19	13	23			41	
	D	29	14	27	19			49	
	E	39	29	34	27			78	
	F	41	43	40	42			98	
	G	19	7	19	9			37	
	H	30	40	28	41			78	
	I	33	46	31	45			92	
	J	14	24	13	27			43	
	K	13	17	18	12			36	
	L	22	20	18	24			54	
	M	34	49	33	45			100	
	N	21	36	25	35			64	
	O	25	23	30	16			49	
	P	36	31	36	31			74	
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>	
		434	448	427	441			1028	
24TH WARD									
	A	32	31	33	30			77	
	B	27	29	32	29			73	
	C	34	28	37	27			72	
	D	29	30	32	27			70	
	E	26	26	27	24			59	
	F	28	32	34	26			67	
	G	25	28	22	32			60	
	H	29	28	30	30			74	
	I	23	24	23	26			62	
	J	26	41	33	30			76	
	K	34	33	38	31			76	
	L	28	32	28	31			75	
	M	33	28	28	33			69	
	N	34	25	38	21			65	
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>	
		408	415	435	397			975	

ABSTRACT OF VOTES CAST AT THE SPECIAL ELECTION HELD ON TUESDAY, MAY 7TH, 1963, IN THE CITY OF COLUMBUS, FRANKLIN COUNTY, OHIO

		PROPOSED CHARTER AMENDMENT		PROPOSED CHARTER AMENDMENT				
		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 192 to read as follows?:</p> <p>"Sec. 192. GRANT. The Council may by ordinance grant permission to any individual, company or corporation to construct and operate a public utility in the streets and public grounds of the city; subject, however, to the provisions of the general law requiring consents of abutting owners. It shall prescribe in the ordinance the kind and quality of service or product to be furnished, and shall provide for fixing the rate or rates to be charged therefore, and prescribe the manner in which the streets and public grounds shall be used and occupied, and any other terms and conditions conducive to the public interest; provided, however, that except for mass transportation utilities, AND EXCEPT FOR FRANCHISE PROVISIONS INCLUDED AS PART OF THE SECURITY FOR THE ISSUANCE OF MORTGAGE REVENUE BONDS ISSUED TO FINANCE THE ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EXPANSION OF CITY OWNED UTILITIES, no original grant of any public utility franchise, or renewal thereof, or extension of the time of such original grant, or change in rates, shall become operative until it shall have been submitted to the vote of the electors of the city and approved by a majority of those voting thereon. Provided further, however, that the provision hereinabove contained concerning the change in rate or rates shall not apply to the rate or rates fixed by a formula contained in any such original grant."</p>		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 181 and the enactment of Section 181-1 to read as follows?:</p> <p>"Section 181. CITY'S PORTION OF COST.</p> <p>The city shall pay such part of the cost and expense of improvements for which special assessments are levied as the council deems just, which part shall not be less than one-fiftieth of all such cost and expense; and, in addition thereto the city shall pay the cost of inter-sections. The council may provide for the payment of the city's portion of all such improvements by the issuance of bonds or notes thereof, and may levy taxes, in addition to all other taxes authorized by law, to pay such bonds or notes and the interest thereon; but the above provision as to the payment by the city of not less than one-fiftieth of the cost AND THE COST OF INTERSECTIONS, shall not apply to the construction or repair, in the manner hereinafter provided, of sidewalks or TO THE CONSTRUCTION OF SEWERS OR WATER MAINS or the laying of sewer or water connections."</p> <p>"Section 181-1. PETITIONS FOR IMPROVEMENT.</p> <p>"When a petition subscribed by the owners of sixty per cent of the front footage of property abutting upon a street, alley, easement, or other public improvement, or the owners of seventy-five per cent of the area to be assessed for such improvement, is regularly presented to city council, the total cost of such improvement, including the cost of intersections, regardless of the limitations of Sections 180 and 181 of this charter or of general law, and without reference to the value of the lands of those who subscribe to such petition, may be assessed and collected in equal annual installments, proportioned to the whole assessment, in a manner which may be fixed by city council. When the lot or land of one who did not subscribe to the petition is assessed, such assessment shall not exceed thirty-three and one-third per cent of the actual value including improvements thereon, as enhanced by the improvement for which the assessment is levied, such value to be determined as of the date of the assessing ordinance.</p> <p>"Schedule: That said Section 181 as amended herein and Section 181-1 as enacted herein shall take effect and be in force on and after its approval by the electorate of the City of Columbus."</p>				TOTAL VOTE
		YES	NO	YES	NO			
25TH WARD								
	A	29	36	27	36			78
	B	29	31	23	34			75
	C	26	34	32	30			72
	D	30	29	21	31			68
	E	26	22	26	19			55
	F	34	42	32	44			84
	G	23	35	26	34			66
	H	30	34	24	38			75
	I	10	14	14	10			26
	J	15	27	21	21			51
	K	21	20	22	19			43
	L	27	28	22	28			60
	M	16	38	16	34			66
	N	5	10	10	7			21
	O	35	28	32	33			73
	P	14	20	19	14			45
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>
		370	448	367	432			958
26TH WARD								
	A	8	7	13	4			20
	B	14	9	13	9			27
	C	10	17	18	9			35
	D	10	5	10	5			23
	E	14	13	12	14			28
	F	41	32	38	32			84
	G	38	37	41	33			88
	H	27	26	39	18			70
	I	21	29	30	20			60
	J	11	4	11	4			19
	K	6	13	8	12			26
	L	32	38	40	32			98
	M	31	28	33	29			81
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>
		263	258	306	221			659
27TH WARD								
	A	33	29	38	25			78
	B	18	25	22	23			56
	C	40	36	36	37			95
	D	38	32	38	27			84
	E	25	30	34	24			74
	F	36	45	44	36			100
	G	36	20	35	24			69
	H	47	41	46	41			99
	I	21	29	32	22			66
	J	27	33	31	28			72
	K	14	33	17	27			61
	L	46	40	50	38			101
	M	18	38	26	31			73
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>
		399	431	449	383			1029

ABSTRACT OF VOTES CAST AT THE SPECIAL ELECTION HELD ON TUESDAY, MAY 7TH, 1963, IN THE CITY OF COLUMBUS, FRANKLIN COUNTY, OHIO

		PROPOSED CHARTER AMENDMENT		PROPOSED CHARTER AMENDMENT							
		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 192 to read as follows?:</p> <p>"Sec. 192. GRANT. The Council may by ordinance grant permission to any individual, company or corporation to construct and operate a public utility in the streets and public grounds of the city; subject, however, to the provisions of the general law requiring consents of abutting owners. It shall prescribe in the ordinance the kind and quality of service or product to be furnished, and shall provide for fixing the rate or rates to be charged therefor, and prescribe the manner in which the streets and public grounds shall be used and occupied, and any other terms and conditions conducive to the public interest; provided, however, that except for mass transportation utilities, AND EXCEPT FOR FRANCHISE PROVISIONS INCLUDED AS PART OF THE SECURITY FOR THE ISSUANCE OF MORTGAGE REVENUE BONDS ISSUED AS PART OF THE SECURITY FOR THE ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EXPANSION OF CITY OWNED UTILITIES, no original grant of any public utility franchise, or renewal thereof, or extension of the time of such original grant, or change in rates, shall become operative until it shall have been submitted to the vote of the electors of the city and approved by a majority of those voting thereon. Provided further, however, that the provision hereinabove contained concerning the change in rate or rates shall not apply to the rate or rates fixed by a formula contained in any such original grant."</p>		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 181 and the enactment of Section 181-1 to read as follows?:</p> <p>"Section 181. CITY'S PORTION OF COST.</p> <p>The city shall pay such part of the cost and expense of improvements for which special assessments are levied as the council deems just, which part shall not be less than one-fiftieth of all such cost and expense; and, in addition thereto the city shall pay the cost of inter-sections. The council may provide for the payment of the city's portion of all such improvements by the issuance of bonds or notes thereof, and may levy taxes, in addition to all other taxes authorized by law, to pay such bonds or notes and the interest thereon; but the above provision as to the payment by the city of not less than one-fiftieth of the cost AND THE COST OF INTERSECTIONS, shall not apply to the construction or repair, in the manner hereinafter provided, of sidewalks or TO THE CONSTRUCTION OF SEWERS OR WATER MAINS or the laying of sewer or water connections."</p> <p>"Section 181-1. PETITIONS FOR IMPROVEMENT.</p> <p>"When a petition subscribed by the owners of sixty per cent of the front footage of property abutting upon a street, alley, easement, or other public improvement, or the owners of seventy-five per cent of the area to be assessed for such improvement, is regularly presented to city council, the total cost of such improvement, including the cost of intersections, regardless of the limitations of Sections 180 and 181 of this charter or of general law, and without reference to the value of the lands of those who subscribe to such petition, may be assessed and collected in equal annual installments, proportioned to the whole assessment, in a manner which may be fixed by city council. When the lot or land of one who did not subscribe to the petition is assessed, such assessment shall not exceed thirty-three and one-third per cent of the actual value including improvements thereon, as enhanced by the improvement for which the assessment is levied, such value to be determined as of the date of the assessing ordinance.</p> <p>"Schedule: That said Section 181 as amended herein and Section 181-1 as enacted herein shall take effect and be in force on and after its approval by the electorate of the City of Columbus."</p>						TOTAL VOTE	
		YES	NO	YES	NO						
28TH WARD											
	A	34	52	39	48			101			
	B	17	28	18	29			55			
	C	12	29	18	22			44			
	D	15	43	29	31			70			
	E	35	60	42	48			107			
	F	41	49	45	46			115			
	G	63	59	76	47			143			
	H	34	38	36	36			92			
	I	16	16	17	14			36			
	J	38	42	39	42			97			
	K	23	11	25	10			43			
	L	50	34	45	34			99			
	M	28	31	35	27			69			
	N	13	22	14	21			43			
	O	26	28	26	25			76			
	P	33	43	40	37			87			
	Q	26	45	35	38			84			
	R	16	32	20	32			55			
	S	40	22	35	27			82			
	T	31	40	31	39			87			
	U	32	37	40	32			82			
	V	17	27	18	23			57			
	W	16	14	21	10			40			
	X	17	24	22	22			57			
	Y	12	22	12	21			40			
	Z	25	36	29	34			71			
	AA	14	25	16	24			43			
	BB	17	20	23	13			47			
	CC	17	33	21	28			54			
	DD	26	25	23	24			58			
	EE	20	39	27	34			64			
	FF	21	23	20	25			49			
	GG	28	32	35	24			72			
	HH	28	32	34	23			70			
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>			
		881	1113	1006	990			2389			

ABSTRACT OF VOTES CAST AT THE SPECIAL ELECTION HELD ON TUESDAY, MAY 7TH, 1963, IN THE CITY OF COLUMBUS, FRANKLIN COUNTY, OHIO

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		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 192 to read as follows?:</p> <p>"Sec. 192. GRANT. The Council may by ordinance grant permission to any individual, company or corporation to construct and operate a public utility in the streets and public grounds of the city; subject, however, to the provisions of the general law requiring consents of abutting owners. It shall prescribe in the ordinance the kind and quality of service or product to be furnished, and shall provide for fixing the rate or rates to be charged therefore, and prescribe the manner in which the streets and public grounds shall be used and occupied, and any other terms and conditions conducive to the public interest; provided, however, that except for mass transportation utilities, AND EXCEPT FOR FRANCHISE PROVISIONS INCLUDED AS PART OF THE SECURITY FOR THE ISSUANCE OF MORTGAGE REVENUE BONDS ISSUED TO FINANCE THE ACQUISITION, CONSTRUCTION, IMPROVEMENT OR EXPANSION OF CITY OWNED UTILITIES, no original grant of any public utility franchise, or renewal thereof, or extension of the time of such original grant, or change in rates, shall become operative until it shall have been submitted to the vote of the electors of the city and approved by a majority of those voting thereon. Provided further, however, that the provision hereinabove contained concerning the change in rate or rates shall not apply to the rate or rates fixed by a formula contained in any such original grant."</p>		<p>Shall the Charter of the City of Columbus, Ohio, be amended by the amendment of Section 181 and the enactment of Section 181-1 to read as follows?:</p> <p>"Section 181. CITY'S PORTION OF COST.</p> <p>The city shall pay such part of the cost and expense of improvements for which special assessments are levied as the council deems just, which part shall not be less than one-fiftieth of all such cost and expense; and, in addition thereto the city shall pay the cost of inter-sections. The council may provide for the payment of the city's portion of all such improvements by the issuance of bonds or notes thereof, and may levy taxes, in addition to all other taxes authorized by law, to pay such bonds or notes and the interest thereon; but the above provision as to the payment by the city of not less than one-fiftieth of the cost AND THE COST OF INTERSECTIONS, shall not apply to the construction or repair, in the manner hereinafter provided, of sidewalks or TO THE CONSTRUCTION OF SEWERS OR WATER MAINS or the laying of sewer or water connections."</p> <p>"Section 181-1. PETITIONS FOR IMPROVEMENT.</p> <p>"When a petition subscribed by the owners of sixty per cent of the front footage of property abutting upon a street, alley, easement, or other public improvement, or the owners of seventy-five per cent of the area to be assessed for such improvement, is regularly presented to city council, the total cost of such improvement, including the cost of intersections, regardless of the limitations of Sections 180 and 181 of this charter or of general law, and without reference to the value of the lands of those who subscribe to such petition, may be assessed and collected in equal annual installments, proportioned to the whole assessment, in a manner which may be fixed by city council. When the lot or land of one who did not subscribe to the petition is assessed, such assessment shall not exceed thirty-three and one-third per cent of the actual value including improvements thereon, as enhanced by the improvement for which the assessment is levied, such value to be determined as of the date of the assessing ordinance.</p> <p>"Schedule: That said Section 181 as amended herein and Section 181-1 as enacted herein shall take effect and be in force on and after its approval by the electorate of the City of Columbus."</p>				TOTAL VOTE	
		YES	NO	YES	NO				
29TH WARD									
A		24	26	23	31				79
B		26	41	26	42				81
C		14	21	15	22				46
D		18	11	21	9				56
E		13	37	18	32				67
F		34	14	29	22				76
G		25	34	26	33				98
H		17	23	16	24				48
I		6	25	9	21				37
J		14	14	13	16				32
K		22	25	18	24				59
L		26	23	31	20				59
M		21	24	24	24				59
N		30	16	25	18				75
O		21	13	20	10				56
P		12	24	16	21				44
Q		25	28	22	27				86
R		16	16	13	16				93
		364	415	365	412				1151
30TH WARD									
A		37	21	36	20				118
B		23	29	27	28				134
C		14	6	16	4				43
D		28	16	34	17				120
E		26	19	24	20				121
F		31	26	30	25				107
G		10	14	11	16				58
H		20	14	21	18				83
I		33	23	35	23				105
J		26	12	20	15				104
K		37	26	15	26				112
L		31	21	28	27				102
		316	227	297	239				1207
31ST WARD									
A		33	35	33	36				117
B		30	28	31	26				63
C		35	31	33	29				72
D		21	25	18	27				51
E		34	30	36	27				79
F		31	23	27	24				68
G		31	22	32	19				88
H		35	49	31	46				145
I		21	32	20	32				91
J		8	1	7	11				23
K		27	34	26	38				73
L		37	26	39	26				79
M		21	30	28	29				62
N		20	27	28	23				59
		384	393	389	393				1070

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		YES	NO	YES	NO						
32ND WARD											
	A	41	61	50	54			127			
	B	36	41	35	43			99			
	C	6	5	8	5			16			
	D	44	30	44	28			90			
	E	35	50	38	46			99			
	F	39	42	43	43			95			
	G	23	27	24	26			61			
	H	43	37	40	40			89			
	I	22	25	24	25			54			
	J	18	37	28	30			63			
	K	40	43	41	46			98			
	L	29	42	30	36			92			
	M	57	46	55	40			118			
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>			
		433	486	460	462			1101			
33RD WARD											
	A	23	18	21	18			59			
	B	18	23	26	18			58			
	C	28	21	29	20			63			
	D	33	32	35	27			80			
	E	17	15	17	15			40			
	F	33	31	37	24			80			
	G	34	27	42	25			83			
	H	21	30	21	29			61			
	I	32	33	38	28			84			
		<hr/>	<hr/>	<hr/>	<hr/>			<hr/>			
		239	230	266	204			608			