

The payment of the principal and interest of the bonds shall be made under the provisions of section 4-5, as though the proceeds of the bonds were for general construction purposes, except that the commissioners shall semi-annually, or annually, pay into the general sinking fund, or into the interest and sinking fund, of the issue of which these bonds shall be a part, such amounts from the sale of water, from the construction of house connections and from the inspection of plumbing, as it may from time to time deem advisable; such payments to be based, as nearly as possible, upon the proportionate use by the building of other departments of the commission, it being the intent that all of the operation of the commission should fairly and ratably contribute to the cost of the building.]

COMMITTEE NOTE: Former Article 67, §§ 1-5, 1-6, and 1-7 are repealed as obsolete. The authority to issue these bonds now appears in Title 4 of this article.

[1-9.] 1-206. Contracts with federal, state, county, or municipal authorities.

(A) The [commission] WSSC [shall have full power and authority to] MAY enter into any contracts or agreements with the [commissioners of the] District of Columbia and with any federal, state, county, or municipal authority IN THIS STATE AND ANY OTHER STATE[, ] and with any public water, sewerage, or drainage commission IN THIS STATE AND ANY OTHER STATE[, ] concerning any matter necessary, advisable, or expedient for the proper construction, maintenance, and operation of the water supply, sewerage, OR drainage[, or refuse disposals] systems under [its] THE WSSC'S control or those under the control or ownership of the [commissioners of the] District of Columbia, or any other type of agency, authority, or commission specified [herein] IN THIS SECTION.

[The words state, county, municipal authority and public commission as used in this section shall refer to and include the state, county, municipal authorities and public commissions both of the State of Maryland and of other states.]

(B) Any contract or agreement so entered into [shall have] HAS the full force and effect of a contract between the District of Columbia and [the] THIS State [of Maryland] and between the other agencies and authorities [mentioned herein] DESCRIBED IN THIS SECTION and [the] THIS State [of Maryland].

(C) The authority [herein] granted IN THIS SECTION [shall be] IS in addition to, and [shall] IS not [be construed to be] limited by, the authority granted by any other Act of the General Assembly [of Maryland].