

charge for water service as the WSSC considers necessary and reasonable. In making this charge, the WSSC shall take into consideration the general tax, the benefit charge levied in the sanitary district, and the regular rate for service as provided in subsection (b) of this section.

(ii) If, because of public necessity, the WSSC has extended its water mains beyond the boundaries of the sanitary district, the WSSC may make these extensions out of the general proceeds of its funds as may, in its judgment, render a needed service. As to all connections to its water mains outside of the sanitary district, the WSSC may make any charge that it considers reasonable, which charge shall take into consideration the general tax and front foot benefit charge levied in the sanitary district.

(iii) The WSSC shall have the same power and authority over connections made to the WSSC's water mains outside the sanitary district as it has in the sanitary district.

(4) (i) The WSSC shall furnish the City of Laurel for the use of the water supply of the City of Laurel any water from the Patuxent River supply that the Mayor and City Council of Laurel may want at the actual cost of supplying the water to the water mains of the City of Laurel.

(ii) This system may be constructed for this purpose by the Mayor and City Council of Laurel to the nearest convenient point to the Patuxent water supply of the WSSC.

(iii) The point of connection between the main of the WSSC and the city main shall be at or near the dam of the WSSC.

6-106.

(a) (1) [This section does not repeal, modify, or restrict the provisions of § 3-206 of this article. The WSSC's powers and authorities specified in that section are additional and supplemental to those in this section.

(2) For that portion of the City of Takoma Park in Montgomery County, the WSSC shall request the Montgomery County Council to levy an additional ad valorem tax at a rate certified by the WSSC to be the amount necessary to produce annually the sum required to pay the principal and interest for the current year on the outstanding bonds authorized by § 4-111 of this article.

(3) The Montgomery County Council shall levy a direct ad valorem tax [not exceeding 1 cent per \$100] on all property assessed for tax purposes within Montgomery, County and municipalities in the county[, with]. WITH the exception of that