

newspapers of general circulation in that county. Such public hearing shall be held not less than twenty-five nor more than thirty-five days after submission of the program to the county governing body. If, thereafter, the county governing body, with respect to the portion of the programs referred to it, shall not respond within forty-five days of receipt of the Commission's submission, its consent thereto shall be assumed. If the county governing body shall disapprove any project in its county contained in any such submission, or shall request deferral of any scheduled priority for any such project, or shall request that no connection or access be permitted on any project or portion thereof, the Sanitary Commission shall amend its program accordingly, but a county governing body's disapproval of a water project shall not extend to one designed to provide significant water service to the other county, and in such situation the county governing body may designate the portion of the water line within its county as a limited access line with respect to connections in such county. Where recommendations have been received from the Park and Planning Commission and the Sanitary Commission does not agree therewith, the Sanitary Commission shall submit, in writing, to the pertinent county governing body its reasons for not accepting such recommendations and furnish a copy to the Park and Planning Commission. Where recommendations for disapproval of a project or a portion thereof or recommendations of designations of limited access are received from the Park and Planning Commission, the county governing body shall separately consider and vote on each item which received such recommendation for disapproval or designation of limited access. If the county governing body shall recommend the addition of a new project or an advance in the priority of any project in its county, the Sanitary Commission shall amend its program accordingly, but only if such amendment can be accomplished without causing the deletion or deferral of any project scheduled or proposed for the other county. A county governing body shall also have the authority to modify, defer or veto, and direct that no construction be commenced on, any project which has been previously approved by it but not yet contracted for construction by the commission; provided, that in the event that as a direct result of the county governing body's change in an earlier approval the commission becomes legally liable to third parties, the county governing body shall be responsible for any such liability, and the settlement or release of claims for such liabilities, if any, shall be accomplished by the county governing body upon such basis as it may negotiate with the claimant or by its payment of any final judgment of any court award, and it shall have a right to intervene in any such court proceedings prior to judgment and to interpose any and all defenses available to it or the commission; and provided further, that the county governing body shall be responsible for reimbursing the commission for any expenditures made to third parties for services or property directly attributable to the commission's implementation of any project modified or vetoed and made obsolete or unnecessary by any such change. The commission's right, title and interest in any items for which reimbursement has been made shall be conveyed to the county governing body.】

【(e) *Additional information.* For projects approved by a county governing body after the effective date of this act a final report thereon, including construction cost figures, shall be submitted by the commission to the county governing body after the project has