

~~be self-supporting, provided the county commissioners approve such extension by resolution duly adopted.~~

19-16. ~~Transfer of properties served by sanitary district.~~

Upon certification by the County TREASURER to the Clerk of the Circuit Court for Cecil County, as from time to time made, that the County is entitled to collect taxes or other charges upon and land situated in the election districts designated in such certifications, the Clerk shall not accept any instrument for recording among the Land Records of Cecil County until the instrument bears a notation by the County that all taxes or other charges due the County PURSUANT TO THE PROVISIONS OF THIS SUBTITLE for the year in which the instrument is offered for record have been paid.

19-17. ~~Construction of system by private persons where supplied by district.~~

No sewerage, water, or drainage system or extension thereof serving two or more properties in the ~~sanitary district~~ SANITARY DISTRICT may be constructed by any private owner without the prior approval of the County DIRECTOR OF SANITARY FACILITIES. If ~~upon~~ application for the construction or extension of any ~~such system~~ the County WATER SUPPLY, SEWERAGE OR DRAINAGE SYSTEM OR PART THEREOF IS MADE UNDER THE PROVISIONS OF SECTION 19-15(B) OF THIS SUBTITLE, AND THE COUNTY determines that the construction or extension is inexpedient or impracticable at that time, owing to the remoteness from its general system or other considerations, the applicant may build and operate the system or extension thereof at its own expense; but it shall be constructed only under such plans and specifications as have been submitted to and approved by the County DIRECTOR OF SANITARY FACILITIES and its maintenance and operation shall be under the general control of the County. No such system or part thereof or no water main, sewer, storm drain, water purification or sewage treatment plant or no connection with any of them shall be constructed or installed except as in this section provided, and any violation of this provision shall be a misdemeanor punishable under ~~Section 19-18~~ SECTION 19-29 of this subtitle. The applicant for the construction or extension of any such privately-owned system shall bear the reasonable costs that the County may incur for the review and approval of any such plans and for the supervision by the County of the maintenance and operation of such system. All construction and operating records including cost records shall be filed with the County, which shall be empowered at any time to take over said system or part thereof or said water main, sewer, storm water drain, water or sewage treatment plant or connection with any of them in the same manner as provided under Section 19-6 OF THIS SUBTITLE. Nothing in this section ~~impairs~~ SHALL IMPAIR the rate making powers of the Public Service Commission nor eliminates the requirements of the law for the approval of the Department of Health in the construction and maintenance of sanitary facilities. No private WATER SUPPLY, sewerage, ~~water~~ or drainage systems or extensions thereof authorized by this section shall be approved if the construction and operation of such system or systems will cause water pollution endangering the water supply of THE COUNTY, any municipality or other public agency or private utility corporation supply-