age or solid waste disposal system, or individual water supply or individual sewerage system or solid waste acceptance facility may be installed or extended in any geographic area to which said county plan, amendment, or revision thereof relates, unless it is in accordance therewith.

- 3. No State or local authority empowered to grant building permits or to approve subdivision plans, maps, or plats, shall grant any such permit or record or approve any such plan, map, or plat which provides for individual or community water supply or sewerage systems or for solid waste acceptance facilities, unless such systems or facilities are found to be in conformance with the county plan, amendments or revisions thereof.
- 4. Applicants for building permits or subdivision approvals, or community water supply or sewerage systems construction approval or solid waste acceptance facility construction approval, shall submit to the approving authority such information in such form as may be reasonably necessary and required, to show compliance with paragraph 3 of this subsection.
- 5. County [plan] plans shall be reviewed by the governing body of the county at least annually and a report of the review together with amendments thereto or revisions thereof to cover the succeeding ten-year period as adopted by the governing body, shall be submitted to the Department.
- 6. Any violation of paragraph 3 of this subsection shall be punishable by a fine of not to exceed \$100 for each day of such violation. The imposition of any such fine shall not bar any other relief or penalty otherwise applicable.

387C.

- (e) Systems not requiring potable water; exempt counties not entitled to Sanitary Facilities Fund.—1. Nothing in this section shall be construed to prohibit the installation or operation of water supply systems used solely for purposes not requiring potable water.
- 2. Any county exempt from the provisions of this section shall not be entitled to receive funds from the Sanitary [Facility] Facilities Fund as authorized by Section 387B of this article.

568L.

a. The Commission shall appoint, with the approval of the Governor, an executive director, who shall perform any and all duties [,] and functions as prescribed by the Commission. The Commission shall employ such other staff as provided in the budget. In addition, the Commission may contract with third parties for any services that may be necessary to carry out its activities.

568M.

In addition [,] to the powers granted to the Commission elsewhere in this subtitle, the Commission may:

(1) Adopt, amend and repeal rules and regulations respecting the exercise of the powers conferred by this subtitle, subject to the provisions of Article 41 of this Code applicable to the promulgation of rules and regulations.