

Federal funds are recovered under the provisions of said Subchapters II, and III, as amended from time to time.

(c) Any public or other nonprofit group sponsoring or operating Community Mental Health Center Components or Mental Retardation Facilities in this State which is eligible for a Federal grant under said Subchapters II and III, as amended from time to time, may petition the Secretary of Health and Mental Hygiene for a grant toward the cost of the same project. Grants shall be subject to the following limitations:

All Federal grants available for this purpose shall be applied first to the cost of construction, acquisition and/or renovation and equipment of each Community Mental Health Center Component or Mental Retardation Facility. State grants shall be used to supplement Federal grants in such a manner that grants from these combined State and Federal sources provide not more than 67% of the total eligible cost of the project, except for those projects designated under Federal regulation, State Plans and regulation provided for by this act as eligible for poverty area funding grants from combined State and Federal sources may provide not more than 90% of the total eligible costs of the project.

Any State grants made within limitation (1) or from State funds only shall not exceed 50% of the total construction, acquisition and/or renovation and equipment costs of any Community Mental Health Center Component or Mental Retardation Facility, except for those projects designated under Federal regulations, State Plans and Regulations provided for by this Act as eligible for poverty area funding grants from State sources may not exceed 75%.

The petition in the first instance shall be directed to the Secretary of Health and Mental Hygiene and, upon the approval of the plans by the Secretary of Health and Mental Hygiene, the Secretary shall promptly report the petition to the Board of Public Works, together with its report that the project has been approved both by the Surgeon General of the United States or other lawful Federal authority under the provisions of said Subchapters II and III, as amended from time to time, and also by the Secretary of Health and Mental Hygiene, and that the Board of Public Works should make available the necessary matching funds as provided hereunder. For projects in which only State funds are to be used, Secretary of Health and Mental Hygiene shall promptly report that the project has been approved and that the Board of Public Works should make available the necessary funds as provided hereunder.

(d) The Board of Public Works shall make allocations from moneys available under this Act as follows:

(1) To every Community Mental Health Center Component or Mental Retardation Facility receiving such a Federal grant a supplementary sum toward the cost of the same project, subject to the limitations set forth in subsection (c)-(1) and (2) of this section; or

(2) To every Community Mental Health Center Component or Mental Retardation Facility eligible for grants under this Act, when Federal funds are not available, subject to the limitations cited in subsection (c)-(2) of this section.

The Board shall certify the allocation of State funds to the Treasurer of the State, and the Treasurer shall make them available to