

manner that is consistent with the laws of this State relating to air pollution, water pollution and land use;

(iv) Contain adequate information of the existing sewage treatment capacity within each drainage basin or sewage treatment plant service area within the county, the present level of use within each drainage basin and projections for use of sewage treatment plant capacity based upon outstanding building permits and subdivision plats, or, where the county does not have or is not utilizing subdivision authority, projections based upon zoning commitments.

(v) Delineate with all practical precision those portions of the county which community and multiuse water supply systems, community and multiuse sewerage systems and community solid waste disposal systems may reasonably be expected to serve within the succeeding ten-year period, and any portions in which the provision of such services is not reasonably foreseeable, taking into consideration all related aspects of planning, zoning, population estimates, engineering, and economics, and all State, regional, municipal and local plans;

(vi) Establish procedures for delineating and acquiring, on a time schedule pursuant to subsection 4 (iv) [4 (v)] above, necessary rights-of-way or easements for community water supply, community sewerage or community solid waste disposal systems or acceptance facilities.

(vii) Set forth a time schedule and proposed methods of financing the construction and operation of each programmed community water supply, community sewerage or community solid waste disposal system or solid waste acceptance facility, together with the estimated cost thereof.

(viii) Be submitted to official planning agencies having jurisdiction, including comprehensive planning agencies with areawide jurisdiction, if such exist; for review as to consistency with programs of planning for the area; [in Prince George's County be transmitted to the Maryland-National Capital Park and Planning Commission. The Sanitary Commission shall not thereafter submit the county plans to the governing bodies until it shall have received from said Park and Planning Commission its comment and recommendations on the proposed programs or until thirty days shall have passed, whichever shall be sooner. If the Park and Planning Commission shall recommend any changes, deletions, or designations for limited access in the proposed county plans, it shall state its reasons therefor, in writing, and the Sanitary Commission shall reexamine its proposed