

and playground system of the National Capital," as amended, or by any other federal, state or local law, now or hereafter enacted, the Commission may act in conjunction and cooperation with the National Capital Planning Commission created by Act of Congress, approved April 30, 1926, as amended, or such other appropriate governmental agency. The Commission is designated as the representative of the State of Maryland for these purposes.

[(b)] 4-102. For the purposes outlined hereinabove in [this] section 4-101 the Commission [is authorized and empowered to] MAY enter into [such] commitments and agreements with the National Capital Planning Commission, or [such] WHATEVER other appropriate governmental agency[,] as in the discretion of the Commission [may] seems necessary. The Commission [is further empowered to] ALSO MAY act in conjunction and cooperation with other representatives or officials of the United States Government or of the District of Columbia or of the State of Maryland, including the Washington Suburban Sanitary Commission, or with other representatives or officials of Virginia or of Montgomery and Prince George's Counties or of any municipality or other local subdivision within these counties or within these states. All public officials of the State of Maryland and of the two counties [shall] upon request SHALL furnish to the Commission within a reasonable time, [such] available information and data [as] it [may] requires for its work.

[(c)] 4-103. The maps, surveys, engineering data, and other records of the Washington Suburban Sanitary Commission are made available for the use of the Commission; and the Washington Suburban Sanitary Commission [is directed to] SHALL furnish, at cost, [such] engineering service and advice as [may be] requested from time to time by the Commission.

[24.] 4-104. Negotiation and arrangements for acquiring and developing property in District.

The Commission [has the power to negotiate,] MAY enter into, and make arrangements with the National Capital Planning Commission or other federal agency or with representatives of the State of Virginia or with other official corporations in Montgomery and Prince George's Counties, relating to the acquisition, development, or improvement of land and other property within the Metropolitan District for the purposes specified herein, or any of them. The Commission [shall] MAY not obligate itself or the Metropolitan District for expenditures beyond the amount of funds in its possession or to be available to it from bonds, taxes, donations, contributions, or appropriations as provided for or