

[subheading] TITLE and shall [be and] continue in force and effect until [and as they may be] ARE amended by the District Councils respectively as authorized by this [subheading] TITLE.

[88.] 8-114.

No permit for the construction or erection of any building or structure of any kind in the Regional District shall be granted unless adequate provision is made for disposing of the waste, sewerage, and drainage from the building or structure, and plans therefore presented for the inspection of the Building Inspector having jurisdiction. This section [shall] DOES not apply to that portion of the Regional District in Prince George's County.

[93.] 8-115.

(a) For the purpose of paying the current operating or administrative expenses of the Commission, including the cost of the development of the plan of the Regional District or any part of [such] THE plan and including the cost of the exercise of the powers and functions granted to the Commission, there shall be levied annually against all the assessable property within the Regional District by Montgomery and Prince George's Counties, respectively, a tax of three cents [(3¢)] on each [one hundred dollars (\$100.00)] \$100 of assessable property within the Regional District. Each of the counties [is directed] in each annual levy, except as hereinafter provided, [to] SHALL levy the tax on all property in its county within the Regional District, both real and personal, assessed for county tax purposes. These taxes shall be levied and collected as county taxes [now] are [or may hereafter by law be] levied and collected; and they shall have the same priority rights, bear the same interest and penalties, and in every respect be treated the same as county taxes. The proceeds of the collection of [such] THE tax shall be paid to the Commission and [shall] constitute the administrative fund of the Commission. The expenditures of the Commission for operating or administrative purposes shall be within the amount of [such] THE fund, together with [such] additional funds [as may be] appropriated or contributed for [such] THESE purposes by the [said] TWO counties, [or by] the General Assembly of Maryland, [or by] the United States, or [by] private donors.

(b) [In the event that] IF by decree of court the provisions of subsection (a) of this section for a three cent [(3¢)] tax should be permanently enjoined or otherwise invalidated, so that the County Council of