requirements and limitations of [Title] SECTIONS 6-108, 6-109, 6-110, 6-112, 7-106, AND 7-108[,] of this article. Each county council may add to, delete from, increase or decrease, any part of the portion of the budget allocated solely to its county. Budget items allocable to both counties shall be concurred in by both county councils. With respect to such budget items, the county councils are authorized to concur in additions to, deletions from, increases to, or decreases from, such items. Failure of the councils to concur in any such item by June 15, shall constitute approval of the item as submitted by the Commission.

- the budget, shall deliver it within three calendar days to the respective county executive who, within ten days thereafter, may disapprove or reduce any item contained in it. If the county executive disapproves, reduces or modifies any item in the budget, he shall return it to the respective county council with the reasons for his disapproval or reduction stated in writing. Budget item refers to items within the funds described herein or the planning work program. The Montgomery County Council may, by affirmative vote of four of its members, and the Prince George's County Council may, by affirmative vote of six of its members, reapprove or restore any item over the disapproval of the respective county executive within [ten] 30 calendar days.
- (6) Following the adoption of the budgets by the respective county councils, [such] THE budgets may be amended by resolution by the respective county councils on their initiative or at the request of the Commission after receipt of recommendations from the respective county executives, and after public hearing upon reasonable notice to the public. With respect to budget items applicable to both counties, [no] AN amendment [shall be] IS NOT effective unless it has received the concurrence of both county councils.
- (7) [No] AN expenditure of funds [shall] MAY NOT be made or authorized by the Commission in excess of the available unencumbered approved budget amounts plus [ten] 10 percent thereof for each park and recreation project and for each administrative or operating department or function of the Commission, and for each planning project contained in the planning work program for each county, unless approved by either or both county councils, as the case may require, after receipt of recommendations from either or both county executives[, as the case may require].

3-101.

The area in Montgomery and Prince George's counties, Maryland, within the boundaries specified hereinbelow in this [subtitle] TITLE, is continued under a corporate agency for the purposes set forth in this [subtitle]