rules and regulations, to apply to such industrial users. The terms "industrial use" and "industrial user" are herein defined as those industries identified in the Standard Industrial Classification Manual, Executive Office of the President, Bureau of the Budget, 1967, as amended and supplemented, under the category "Division D - Manufacturing," and other classes of significant waste producers as the commission may establish in accordance with standards adopted pursuant to its rules and regulations.

(c) Before adopting any different rule, regulation, rate or charge as provided in subsections (a) and (b), above, the commission shall give notice of the proposed modification in at least one newspaper printed and published in Montgomery County and one newspaper printed and published in Prince George's County and shall thereafter conduct a public hearing on the necessity or advisability of such modification of [said] THE rule, regulation, rate or charge.

6-4. Service rates generally.

(a) For the purpose of providing funds maintaining, repairing and operating its water supply, sewers and drainage systems, including the over-head expense and proper depreciation allowance, together with funds for making such payments as may be made to the commissioners of the District of Columbia as hereinafter specified, [said] THE commission shall be empowered and directed to make such service rates as it may deem necessary, chargeable against all properties for a connection with any pipe under its ownership; [said] THE rates shall be uniform throughout the sanitary district, but shall be changed from time to time, as necessary, except (1) that the charge for water service used in Gaithersburg and Washington Grove until such time as they are brought within the general system shall be based upon actual cost of supplying water to [said] THE communities; and (2) whenever the commission shall furnish water to federal, state or other agencies which are exempt from front foot benefit charges and/or ad valorem taxes imposed under the provisions of chapter 122 of the Acts of the General Assembly of Maryland of 1918, and amendments thereto, the commission shall make such charge, with full authority to change the same from time to time, for water service as it shall deem necessary and reasonable, which charge shall take into consideration the general tax, and front foot benefit charge levied within the sanitary district in addition to the regular rate for service as provided in subsection (b) hereof; and provided further, that wherever the commission, because of public necessity, has extended its water mains beyond the boundaries of the Washington Suburban Sanitary District, it may make such further extensions out of the general proceeds of its funds as may in its judgment render a needed service; and as to all connections to its water mains outside of the [said] district, it may make such charge as it deems reasonable which charge is to take into consideration the general tax and front foot benefit charge laid within the district and