

in that connection the service specified in subsection (2). For projects approved by a county governing body after [the effective date of this Act] JULY 1, 1969 a final report thereon, including construction cost figures, shall be submitted by the commission to the county governing body after the project has been completed. At the time of transmitting the proposed capital improvements program, annually, the commission shall send the county governing bodies a status report with respect to all projects approved by county governing bodies which have not been completed as of the date of the transmitted program, identifying the project, specifying the date of approval or the dates of approval if it has been approved on more than one occasion, and indicating the current status thereof with an estimate of the date of completion of construction, and for Montgomery County approved projects, changes in the last estimated construction costs, and modifications in locations, sizes and lengths of construction items. If the project is subject of material change and an amendment to the program is required on that account, pursuant to the foregoing provisions of this subsection (d)(1), the commission shall so indicate.

(2) The commission may not extend or approve construction of a sewer of any size or capacity to serve properties in either county beyond the area which has been approved for service in a six-year program until the county governing body for the county involved has first approved the extension, nor extend a water line of any size or capacity or a storm drainage system beyond the approved terminal point of a capital improvements program project water line or storm drainage facility, except where the extensions would provide water SERVICE or A storm drainage system to a development which is within an approved sewer project area or with respect to which the county governing body, through its appropriate agency, has approved the installation of individual sewage disposal facilities, unless the county governing body has first approved the extension. Any extension requiring county governing body approval under this subsection shall be submitted to the county governing body in the usual form of communication between the county governing body and the commission, and unless within 30 days after receipt of the commission's material the county governing body advises the commission that the extension should not be made, the commission may proceed with such construction. In addition, in Prince George's County only the commission is authorized to provide sanitary sewer service in those drainage areas in that county tributary to county approved trunk sewers and county approved pumping stations outside of the county approved service areas conditioned upon the property being developed in accordance with a master plan adopted by the Maryland-National Capital Park and Planning Commission and approved by the county governing body and notwithstanding the forgoing, the commission is authorized to provide sewer service to existing structures located in those areas without condition.