

expenditures to the extent herein provided. Whenever any urban renewal project, as defined in the Federal Slum Clearance and Urban Renewal Law, 42 U.S.C. Sec. 1450 et seq., or in any Act of the General Assembly of Maryland providing for urban renewal programs, requires or results in the abandonment, relocation, realignment, raising, lowering, rebuilding or removal of any water, sewer or storm drainage facility of the commission, the urban renewal authority shall pay to the commission the entire amount properly attributable to the abandonment, relocation, realignment, raising, lowering, rebuilding or removal, after deducting therefrom any salvage value from the old facility. No urban renewal authority shall authorize or permit any commission structure to be removed, abandoned or damaged for or in connection with an urban renewal project until the commission has been paid or payment to the commission has been assured to the commission's satisfaction, to the extent above specified. Whenever any urban renewal project requires the installation or construction of a new water, sewer or storm drainage facility by the commission, the commission may make the installation or perform the construction so long as the costs thereof are to be repaid it through existing provisions for special assessments, including front foot benefit charges, or, if existing provisions do not provide for the payment, then upon being paid or having the payment assured by the urban renewal authority, and for such purposes the commission is authorized to enter into agreements with any urban renewal authority providing for the payment to the commission over a period of time, with the terms of the contract and rate of interest to be determined by the commission. As used herein, the term "urban renewal authority" shall mean the state, county, municipality, commission, or district or agency which is engaged in urban renewal activity.

17-1. Repealed by Acts 1971, ch. 113.

17-2. Agreement on termination of refuse collection and disposal system in Montgomery County.

(a) From and after the effective date of any agreement between the commission and the Montgomery County council[,] relating to the termination in Montgomery County of any refuse collection or disposal system, operated, instituted or maintained by the commission in [said] THE county, the commission shall have no authority to institute, maintain or operate a system of refuse collection and disposal in any part or parts of the sanitary district within Montgomery County and it shall cease any such system prior to [said] THAT date, any law or act to the contrary notwithstanding; provided that [said] THE agreement shall provide that Montgomery County shall pay the interest on and redeem at maturity any outstanding bonds which have been issued by the commission to finance any refuse or disposal system in Montgomery County unless the commission consents to waive [said] THE requirement, and if necessary, Montgomery County shall levy a tax to pay any such interest or to redeem