

parks and playgrounds in the Upper Montgomery County Metropolitan District, provided that no part of the revenue derived from such tax shall be expended for the amortization of bonds or other certificates of indebtedness.

3-107.

The boundaries of the Lower Montgomery County Metropolitan District are extended by the addition thereto of all of that area within Montgomery County which, [until the effective date of this act] UNTIL MAY 4, 1965, was in the Upper Montgomery County Metropolitan District.

4-102.

For the purposes outlined hereinabove in § 4-101 OF THIS TITLE the Commission may enter into commitments and agreements with the National Capital Planning Commission, or whatever other appropriate governmental agency as in the discretion of the Commission seems necessary. The Commission also may act in conjunction and cooperation with other representatives or officials of the United States government or of the District of Columbia or of the State of Maryland, including the Washington Suburban Sanitary Commission, or with other representatives or officials of Virginia or of Montgomery and Prince George's counties or of any municipality or other local subdivision within these counties or within these states. All public officials of the State of Maryland and of the two counties upon request shall furnish to the [Commission] COMMISSION, within a reasonable time, available information and data it requires for its work.

4-104.

The Commission may enter [into,] INTO and make arrangements with the National Capital Planning Commission or other federal agency or with representatives of the State of Virginia or with other official corporations in Montgomery and Prince George's counties, relating to the acquisition, development, or improvement of land and other property within the metropolitan district for the purposes specified herein, or any of them. The Commission may not obligate itself or the metropolitan district for expenditures beyond the amount of funds in its possession or to be available to it from bonds, taxes, donations, contributions, or appropriations as provided for or referred to in this article.

4-105.

(f) Each supplementary agreement shall first be submitted for approval to the County Council of Montgomery County or the County Commissioners of Prince George's County, depending upon the location of the unit or units of park land involved. The respective county shall approve the agreement, if it finds that (1) the boundaries of the unit of land to be acquired pursuant to the supplementary agreement are within the general park plan