

June 1, 1967, including the extension of such systems beyond the corporate limits of such municipality as such extensions existed on June 1, 1967.

(2) The County shall not provide for the operation or construction of any water, sewerage, or drainage systems within areas one mile from the present corporate limits of any existing municipal corporation or one mile from the corporate limits of any existing municipal corporation which may be created by annexation pursuant to Article 23A of the Annotated Code [of the Public General Laws] of Maryland except when the [said] municipal corporation shall by appropriate ordinance, resolution or approval provide that the County may exercise authority over the operation or construction of water, sewerage, and drainage systems within [such] THE areas. [Upon] ON the request of the County to construct water, sewerage and/or drainage systems within one mile of any existing municipal corporation the [said] municipal corporation shall within six months either agree to provide [such] THE WATER, SEWERAGE, AND DRAINAGE systems or grant approval to the County to provide [such] THE water, sewerage and/or drainage systems.

(3) That any municipal corporation which existed on June 1, 1967, may by appropriate ordinance or resolution transfer the jurisdiction, power and control of any sewerage, water or drainage system of [such] THE municipal corporation to the County [upon] ON THE terms and conditions approved by the Board and may consent to be included within the service area.

(4) That any municipal corporation which existed on June 1, 1967, in which there is no existing sewerage, water or drainage system may consent to be included within the service area.

[15-4.] 14-107. Facilities in unincorporated areas.

If the residents of any unincorporated locality in Carroll County make application for a water, sewerage or drainage system, or part thereof, to be constructed in their locality, the County may require the applicants to bear the reasonable costs for any preliminary engineering studies that the Board deems necessary to determine whether it is feasible to construct the improvements. Upon receipt of such reasonable costs as the Board determines to be necessary to conduct the studies, the Board shall have the studies made and within a reasonable time thereafter advise the applicants of the results [thereof] together with the Board's determination with respect to the application.

[15-4A.] 14-108. Surface waters.

The Board may prepare a plan or plans which in its judgment are necessary or required for the control and disposition of surface waters within the limits, or any part of, the service area and shall then divide the service area, or any part [thereof], into separate drainage areas. Each separate drainage area shall comprise, insofar as practicable, all land from which surface water drains by gravity along a stream or a natural water course to its nearest major outlet to tidewater. The division of the service area, or any part [thereof], into drainage areas shall be effected by a resolution adopted by the Board, after a hearing [duly] held not less than 10 days after notice of the hearing, published in a newspaper having general circulation in the drainage area to be created, which resolution shall contain a definite description of