- C. Promulgation of rules and regulations. Rules and regulations may be promulgated for a new Department of [Public Works] PLANNING AND GROWTH MANAGEMENT AND THE DEPARTMENT OF FACILITIES only after a public hearing is held by the County Commissioners. Notice of the public hearing shall be given in a local Charles County newspaper once a week for three (3) weeks prior to the day of the hearing.
- D. Existing water and sewerage systems exempted from [public works] CERTAIN control; exception. The completed water and sewerage system of any housing subdivision development existing as of July 1, 1974, is exempted from the control of the Department of [Public Works] PLANNING AND GROWTH MANAGEMENT AND THE DEPARTMENT OF FACILITIES as long as it conforms to the standards set by the [Department] DEPARTMENTS. [If, after notice of a failure to meet the Department's standards, the defects are not corrected in a reasonable time, the Department of Public Works shall assume control and operate the system.]
- E. Continuance of sanitary districts as special taxing districts. [Upon the abolition of] WHEN an authority or district IS ABOLISHED as provided in this section, sanitary districts previously created in Charles County pursuant to TITLE 9, SUBTITLE 6 OF THE ENVIRONMENT Article [43, § 652] of the Annotated Code of Maryland[, 1971 Replacement Volume,] shall remain special taxing districts for the purpose of levying charges, assessments and ad valorem taxes to retire the principal of and interest on bonds [theretofore] issued [upon] ON the full faith and credit of the Charles County Sanitary District, Inc., and bonds issued by the County Commissioners pursuant to the authority of this section.
- (1) Issuance authorized; general regulations. For the purpose of providing F. funds for the design, construction, erection, repair, replacement, addition, extension, betterment, purchase or condemnation of and to A water [systems] SYSTEM, sewerage [systems] SYSTEM, solid waste disposal [systems] SYSTEM, and solid waste acceptance [facilities, all] FACILITY, as defined in § 9-601 OF THE ENVIRONMENT Article [43, § 645.] of the Annotated Code of Maryland, [1971 Replacement Volume,] in Charles County, the County Commissioners may issue bonds [from time to time upon] ON the full faith and credit of the County in amounts they [deem to be] CONSIDER necessary to make improvements consistent with that purpose and to provide the funds necessary to meet their cost. The cost, which shall include[, without limitation,] those elements of cost as [that term is] defined in § 9-601 OF THE ENVIRONMENT Article [43, § 645,] of the Annotated Code of Maryland, [1971 Replacement Volume,] shall be estimated at the time of the adoption of a resolution by the County Commissioners authorizing the bonds, but at no time shall the total issue of bonds outstanding and unpaid, which relates to improvements in any special taxing district for all purposes under this subsection, exceed [ten] 10 percent [(10%)] of the total value of the property assessed for county taxation purposes within the special taxing district. The authorizing resolution shall provide that the bonds of each issue shall be dated, shall bear interest at [such] A rate or rates as may be determined by the County Commissioners, shall mature at such time [or times], not exceeding [forty (40)] 40 years from [their] THE date [or dates] of issue, as may be determined by the County Commissioners and may be made redeemable before maturity, at the option of the County Commissioners, at [such] A price [or prices] and under