and a corporate surety licensed to do business in [this] THE State. The provisions of this section do not apply to the State, political subdivisions, or municipalities.

8-8A-07.

A request for judicial review of the Secretary's action on any application shall be made within 30 days after the decision has been rendered. Proceedings shall be filed in the circuit court having jurisdiction in which the facility or any part of [it] THE FACILITY is to be situated.

8-8A-08.

(b) Any person who violates any provision of this subtitle or any permit[,] or order issued [thereunder,] UNDER THE PERMIT is liable to a penalty not exceeding \$10,000, as well as being subject to being enjoined as provided in subsection (a) OF THIS SECTION. The monetary penalty [thus] provided may be recovered in a civil action by the Department through the Attorney General.

8-902.

- (a) When need arises in the State for water-supply storage or storage for streamflow regulation for quality control, either or both of which can be provided by a federally constructed reservoir, and cost of storage is nonreimbursable when used for streamflow regulation, or is to be repaid by nonfederal interest when used for water supply, the Department, after consulting with concerned units and jurisdictions, shall estimate [the]:
- (1) [Amount] THE AMOUNT of water-supply storage required to meet both initial and future needs in the potential service area within the State; and
- (2) [Need] THE NEED for storage for regulation of streamflow for quality control and the beneficiaries [therefrom] FROM THIS REGULATION. 8-903.

In carrying out its responsibility for water resources planning, development, and management, the Department shall cooperate with federal, State, and local agencies in any water resources project or program affecting waters of the State. [It] THE DEPARTMENT shall administer available financial assistance for these projects or programs. In furtherance of [its] THE DEPARTMENT'S responsibility under this section, when local entities agree to pay all other nonfederal costs and operate and maintain structures installed using federal assistance authorized under the Watershed Protection and Flood Prevention Act, the Department shall consider the following:

- (1) A contribution by the State of up to 50 [percent]% of the nonfederal share of approved projects under PL 566;
- (2) Using funds in programs or projects for flood control, recreation, fish and wildlife, water supply, and flow augmentation; and
- (3) Limiting State participation to land acquisition for dams and impounded areas and construction of dams. Additional land beyond the flood pool