- b. The owner or his agent shall be responsible for those portions of the premises or those sources of air pollutants not under occupant control.
- c. The installer of equipment, which is a potential source of air pollutants, shall be initially responsible for compliance with 255D and the terms of any installation plan, specification and permit.

255F.

- a. Openings into equipment or sources, which may be required for testing the quality of emissions, shall be provided as needed by the installer of any new sources, or the person responsible in the case of existing sources.
- b. The person responsible for a source shall permit access to the source to the designated officer of the County or State, or to any consultant officially designated by the County at all reasonable times.
- c. Where a determination has been made by the designated officer of the County that a test of emission is required, the County may engage a consultant, to make such measurements. If the results show no violation or if a conviction is obtained, the person responsible for the source shall bear the cost of the consultation.
- d. The person responsible for a fuel burning source shall, upon request, submit such analyses of the fuel as may be required to determine compliance with this subtitle.
- 255G. Upon finding that a person is violating a provision of this subtitle, the Health Officer, or other designated officer of the County may, in his discretion, issue an order directing such person to cease such violation(s). Such order shall be in writing and shall be served upon the person to whom it is directed, either by mail or personal delivery to such person. If such person cannot be located in Howard County after reasonable effort, service shall be made by certified mail at his last known address or shall be made by posting the order upon the premises. Nothing in this section shall be construed to prohibit the Health Officer, or other designated officer of the County from dispensing with the provisions of this section and proceeding directly under Section 255J.
- 255H. When it has been adequately demonstrated to the Health Department that compliance with this subtitle cannot be effectively and immediately made, the Health Department has authority to grant permission for continued operation of non-complying equipment but only in the event that all necessary steps have been taken to secure compliance with this subtitle. Permission for non-compliance shall be granted for no longer than six (6) months at the end of which applicant shall be deemed in violation of these sections, unless this period of grace is extended by the Board of County Commissioners upon proper showing of an attempt to comply.
- 2551. Any person aggrieved by an order to cease violation under this subtitle may appeal within ten days from such order to the Howard County Board of County Commissioners pursuant to this Code. Such appeal shall not stay execution of the order more than