PROJECTS PROVIDED BY THE SERVICE TO APATE THE POLLUTION. THE COST OF PROJECTS PROVIDED BY THE SERVICE TO ABATE POLLUTION UNDER THE TERMS OF THIS SECTION SHALL BE BORNE BY THE PERSON AGAINST WHOM THE ORDER TO ABATE POLLUTION WAS ISSUED. THAT PERSON AND THE SERVICE SHALL DETERMINE BY AGREEMENT THE COSTS, RENTAL, CHARGES, OR OTHER FEES TO BE PAID BY THE PERSON TO THE SERVICE. IF THE FEES AND CHARGES REMAIN UNPAID FOR A PERIOD OF 60 DAYS, THE UNPAID AMOUNT BECOMES A LIEN AGAINST THE PROPERTY SERVED IF IT IS RECORDED AND INDEXED AS PROVIDED IN THIS SUBTITLE, AND THE MATTER SHALL BE REFERRED TO THE ATTORNEY GENERAL FOR COLLECTION.

(C) ALL PROJECTS PROVIDED BY THE SERVICE UNDER THIS SECTION REMAIN UNDER THE CONTROL AND OPERATION OF THE SERVICE. IT IS UNLAWFUL FOR A PERSON PROVIDED WITH PROJECTS BY THE SERVICE UNDER THIS SECTION TO DUPLICATE OR USE ANY OTHER PROJECT SERVING THE SAME PURPOSE.

REVISOR'S NOTE: This section is new language derived from Article 33B, section 9 of the Code. Reference to the term "Department of Water Resources" is replaced by the term "Secretary of Natural Resources" since under Title 1, section 1-104(c) all functions are vested in the Secretary subject to his delegations and transfer of functions.

As to the lien provision of subsection (b), see the revisor's note in section 3-126.

3-112. DUPLICATING OR USING PROJECTS SIMILAR TO SERVICE PROVIDED PROJECTS.

EXCEPT AS PROVIDED IN § 3-104 OF THIS SUBTITLE, OR IN AN APPROVED FIVE-YEAR PLAN ADOPTED UNDER THIS SUBTITLE, IT IS UNLAWFUL FOR A MUNICIPALITY OR PERSON PROVIDED WITH ANY PROJECTS BY THE SERVICE UNDER THIS SUBTITLE TO DUPLICATE OR USE ANY OTHER SIMILAR PROJECTS SERVING THE SAME PURPOSE.

REVISOR'S NOTE: This section is new language derived from Article 33B, section 10 of the Code.

3-113. AUTHORITY TO ISSUE REVENUE BONDS AND DETERMINE MATTERS RELATING THERETO.