

AGENCY HAS SUBMITTED AND OBTAINED APPROVAL OF A STORMWATER MANAGEMENT PLAN FROM THE DEPARTMENT.

8-11A-06.

(A) AFTER JULY 1, 1984, THE DEPARTMENT SHALL PERIODICALLY, BUT AT LEAST ONCE EVERY 3 YEARS, INSPECT AND REVIEW THE STORMWATER MANAGEMENT PROGRAMS OF THE COUNTIES AND MUNICIPALITIES AND THEIR FIELD IMPLEMENTATION.

(B) THESE PERIODIC REVIEWS SHALL BE CONDUCTED UNDER RULES AND REGULATIONS ADOPTED BY THE DEPARTMENT.

(C) THE DEPARTMENT SHALL PUBLISH THE RESULTS OF THE PERIODIC REVIEW REQUIRED UNDER THIS SECTION IN 1 DOCUMENT AND CONDUCT A PUBLIC INFORMATIONAL MEETING CONCERNING THE REVIEWS.

(D) IF A COUNTY OR MUNICIPALITY IS FOUND TO HAVE AN UNACCEPTABLE STORMWATER MANAGEMENT PROGRAM AFTER THE PERIODIC REVIEW AND INSPECTION, THE DEPARTMENT MAY IN ADDITION TO OTHER SANCTIONS AUTHORIZED BY LAW-

{1} ISSUE AN ORDER REQUIRING THAT NECESSARY CORRECTIVE ACTION BE TAKEN WITHIN A REASONABLY PRESCRIBED TIME;

{2}--ISSUE--AN--ORDER--REQUIRING--THE--COUNTY--OR MUNICIPALITY--TO--REFRAIN--FROM--ISSUING--GRADING--AND--BUILDING PERMITS--OR

{3}--FOLLOWING---APPROPRIATE---NOTICE,---ASSUME ADMINISTRATION;---ON--A--TEMPORARY--BASIS,---OF--THE--STORMWATER MANAGEMENT--PROGRAM--IN--THE--COUNTY--OR--MUNICIPALITY.

8-11A-07.

THE PROVISIONS OF THIS SUBTITLE DO NOT RESTRICT ADD TO THE JURISDICTION OF THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE.

8-11A-08.

(A) ANY PERSON WHO VIOLATES ANY PROVISION OF THIS SUBTITLE IS QUIETLY GUILTY OF A MISDEMEANOR AND UPON CONVICTION IN A COURT OF COMPETENT JURISDICTION IS SUBJECT TO A FINE NOT EXCEEDING \$5,000 OR IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH FOR EACH VIOLATION WITH COSTS IMPOSED IN THE DISCRETION OF THE COURT. EACH DAY UPON WHICH THE VIOLATION OCCURS CONSTITUTES A SEPARATE OFFENSE.

(B) ANY AGENCY WHOSE APPROVAL IS REQUIRED UNDER THIS SUBTITLE OR ANY INTERESTED PERSON MAY SEEK AN INJUNCTION AGAINST ANY PERSON WHO VIOLATES OR THREATENS TO VIOLATE ANY PROVISION OF THIS SUBTITLE.