9-204.1.

The Secretary may not issue a permit to install, materially alter, or materially extend an incinerator for disposal of a solid waste stream, as defined in § [9-1701(h)] 9-1701 of this title, unless the county where the proposed incinerator is to be installed, materially altered, or materially extended has a recycling plan submitted and approved in accordance with § 9-505 of this title.

DRAFTER'S NOTE:

Error: Obsolete cross-reference in § 9-204.1 of the Environment Article.

Occurred: As a result of Ch. 448, Acts of 1991, which added subsections to § 9–1701 of the Environment Article and redesignated the remaining subsections accordingly.

9-277.

- (a) With the approval of the Board of Public Works, the Secretary shall adopt regulations that establish application procedures and criteria for the award of financial assistance under § [9-275(2)] 9-275(A)(2) of this subtitle.
- (b) The criteria shall provide the basis for project priority rankings and shall include, as appropriate:
- (8) Measures to assure accountability for all funds awarded under [9-275(2)] 9-275(A)(2) of this subtitle.

9-278.

- (d) The eligible cost of a project for State financial assistance under § [9-275(2)] 9-275(A)(2) of this subtitle may include only the costs of plans, specifications, equipment, construction, and rehabilitation or improvement as approved by the Department.
- (e) State financial assistance under § [9-275(2)] 9-275(A)(2) of this subtitle may not exceed 50 percent of the eligible costs.

DRAFTER'S NOTE:

Error: Erronerous cross-reference in §§ 9-277(a) and (b)(8) and 9-278(d) and (e) of the Environment Article.

Occurred: Ch. 667, Acts of 1989.

9-521.

(a) A State or local authority that violates any provisions of § 9-512(b) or (d) of this subtitle is liable [to] FOR a civil penalty not exceeding \$100 to be collected in a civil action brought by the Department in the circuit court for any county. Each day a violation continues is a separate violation under this section.