

TERMINATION OF THE EXISTENCE OF THE ADMINISTRATION, ALL ITS RIGHTS AND PROPERTIES SHALL PASS TO AND BE VESTED IN THE STATE.

9-1619.

THE PROVISIONS OF THIS SUBTITLE ARE SEVERABLE, AND IF ANY OF ITS PROVISIONS ARE HELD UNCONSTITUTIONAL BY ANY COURT OF COMPETENT JURISDICTION, THE DECISION OF THE COURT SHALL NOT AFFECT OR IMPAIR ANY OF THE REMAINING PROVISIONS.

9-1620.

THIS SUBTITLE SHALL BE DEEMED TO PROVIDE AN ADDITIONAL AND ALTERNATIVE METHOD FOR THE DOING OF THINGS AUTHORIZED HEREBY AND SHALL BE REGARDED AS SUPPLEMENTAL AND ADDITIONAL TO POWERS CONFERRED BY OTHER LAWS, AND SHALL NOT BE REGARDED AS IN DEROGATION OF ANY POWERS NOT NOW EXISTING.

9-1621.

THIS SUBTITLE, BEING NECESSARY FOR THE WELFARE OF THE STATE AND ITS INHABITANTS, SHALL BE LIBERALLY CONSTRUED TO EFFECT THE PURPOSES HEREOF.

9-1622.

THIS SUBTITLE MAY BE CITED AS THE MARYLAND WATER QUALITY FINANCING ADMINISTRATION ACT.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1988.

Approved May 27, 1988.

-----

CHAPTER 536

(House Bill 714)

AN ACT concerning

Office of Recycling

~~FOR--the--purpose--of--creating--an--Office--of--Recycling--within--the--Department--of--the--Environment;--requiring--applicants--for--certain--permits--to--submit--certain--plans--to--the--Office--of--Recycling;--specifying--that--the--Secretary--of--the--Environment--may--not--issue--certain--permits--until--the--applicant--has--submitted--a--certain--certificate--of--approval--issued--by--the~~