

RECEIVED AND DISCHARGED BY THE FACILITY;

(2) PROVIDE EVIDENCE OF FINANCIAL ABILITY TO PROPERLY OPERATE A FACILITY;

(3) RESTORE, TO THE EXTENT REASONABLY PRACTICABLE, THE FACILITY SITE TO ITS ORIGINAL CONDITION WHEN USE OF THE AREA FOR DESIGNATED HAZARDOUS [[WASTE]] SUBSTANCES DISPOSAL IS TERMINATED;

(4) ESTABLISH EMERGENCY PROCEDURES AND SAFEGUARDS NECESSARY TO PREVENT ACCIDENTS AND REASONABLE FORESEEFABLE DAMAGE TO HUMANS_{[[, LIVING ORGANISMS,]]} AND THE ENVIRONMENT;

(5) DESIGN, CONSTRUCT, AND OPERATE THE FACILITY IN THE MANNER APPROVED BY THE DEPARTMENT;

(6) PROVIDE ACCESS TO THE FACILITY AT ANY REASONABLE TIME FOR THE PURPOSE OF OBTAINING WATER SAMPLES, DRILLING TEST WELLS, MEASURING VOLUMES AND KINDS OF SUBSTANCES RECEIVED AND DISCHARGED, AND INSPECTING [[THE OPERATION OF]] THE FACILITY;

(7) MAINTAIN A SURETY BOND IN THE NAME OF THE STATE IN AN AMOUNT ESTIMATED BY THE DEPARTMENT TO BE SUFFICIENT TO COVER ANY COSTS FOR:

(I) THE MONITORING, MAINTAINING, AND [[ENCLOSING]] CLOSING OF THE FACILITY;

(II) THE SECURITY OF THE FACILITY AFTER ITS CLOSURE; AND

(III) GUARANTEERING FULFILLMENT OF ALL PERMIT REQUIREMENTS; OR

(8) [[PROVIDE FOR]] ASSIST, UNDER APPROPRIATE CIRCUMSTANCES, IN THE TRANSFER OF PUBLIC OWNERSHIP OR OPERATION OF A FACILITY BY A QUALIFIED AGENCY OF ANY SUBDIVISION OF THE STATE OR BY THE MARYLAND ENVIRONMENTAL SERVICE[[; OR

(9) COMPLY WITH ANY OTHER CONDITION IMPOSED BY THE DEPARTMENT THAT IS NECESSARY TO CARRY OUT THE PURPOSES OF THIS SECTION]].

[[(K)]] (L) EXCEPT FOR DESIGNATED HAZARDOUS SUBSTANCES USED FOR RESIDENTIAL PURPOSES OR THOSE REGULATED BY THE DEPARTMENT OF AGRICULTURE, A PERSON MAY NOT TRANSPORT A DESIGNATED HAZARDOUS SUBSTANCE TO A FACILITY WITHIN THE STATE UNLESS THE PERSON FIRST OBTAINS A CERTIFICATE FROM THE DEPARTMENT AND THE TRANSPORTING VEHICLE IS CERTIFIED BY THE DEPARTMENT. AS A CONDITION TO THE ISSUANCE OF A CERTIFICATE, THE DEPARTMENT MAY REQUIRE A PROSPECTIVE HOLDER OF CERTIFICATE TO:

(1) REPORT PERIODICALLY, ON A FORM