

if the Department accepts a landfill permit as an equivalent to a facility permit because the landfill has met acceptable standards, the landfill is subject to the provisions of this subtitle.

(D) CONTROLLED HAZARDOUS SUBSTANCE HAULER.

"CONTROLLED HAZARDOUS SUBSTANCE HAULER" MEANS A PERSON WHO HAS A HAULER CERTIFICATE ISSUED BY THE DEPARTMENT TO TRANSPORT CONTROLLED HAZARDOUS SUBSTANCES.

REVISOR'S NOTE: This subsection is new language derived without substantive change from former NR § 8-1413.2(a)(6).

Also in this subsection, the former phrase "to a facility" is deleted as unnecessary and because the phrase incorrectly implies limitation of the scope of transportation covered by the certificate. The limitation is contradictory of the provision in § 7-249 of this subtitle that requires a Hauler Certificate be held by anyone who transports controlled hazardous substances "from any source in this State or to any controlled hazardous substance facility in this State" (emphasis added). The Department advises that a controlled hazardous substance could be transported between persons who generate the substance or to a destination outside this State under an Interstate Compact.

(E) CONTROLLED HAZARDOUS SUBSTANCE VEHICLE.

"CONTROLLED HAZARDOUS SUBSTANCE VEHICLE" MEANS A VEHICLE THAT THE DEPARTMENT HAS CERTIFIED AS SUITABLE FOR USE TO TRANSPORT CONTROLLED HAZARDOUS SUBSTANCES.

REVISOR'S NOTE: This subsection is new language added for clarity.

(F) COUNCIL.

"COUNCIL" MEANS THE CONTROLLED HAZARDOUS SUBSTANCE ADVISORY COUNCIL.

REVISOR'S NOTE: This subsection is new language derived without substantive change from former NR § 8-1413.2(a)(1).

This subsection is added to avoid repetition of the full title of the Council.

As to the name of the Council, see the revisor's note to § 7-211 of this subtitle.