

a--system--of--water--supply,--sewerage--or--refuse--disposal,--for public--use,--nor--materially--alter--or--extend--any--such--existing system,--without--having--received--a--written--permit--from--the Secretary--of--Health--and--Mental--Hygiene--so--to--do--in addition,--permit--for--this--purpose--may--not--be--issued--until complete--plans--and--specifications--for--the--installation, alteration--or--extension,--together--with--any--information--as the--Secretary--of--Health--and--Mental--Hygiene--may--require,--have been--submitted--and--approved--by--the--Secretary--of--Health--and Mental--Hygiene.---All--construction--shall--take--place--in accordance--with--the--approved--plans.---In--case--it--becomes necessary--or--desirable--to--make--material--changes--in--plans--or specifications,--the--changed--plans--or--specifications, together--with--a--statement--of--the--reasons--for--the alterations,--shall--be--submitted--to--the--Secretary--of--Health and--Mental--Hygiene,--and--no--material--changes--shall--be embodied--in--the--actual--construction--until--they--are--approved by--the--Secretary--of--Health--and--Mental--Hygiene--and--a--permit issued--for--them. After--completion--of--the--work--a--certified copy--of--the--plans--in--full, showing--the--work--as--built,--shall be--filed--with--the--Secretary--of--Health--and--Mental--Hygiene--for permanent--record.---The--Secretary--of--Health--and--Mental Hygiene--may--make--and--enforce--such--rules--and--regulations regarding--the--submission--of--plans--for--approval--and--record--as he--may--deem--reasonable--and--proper.---Before--plans--are--drawn, or--application--filed, for--a--prospective--system--of--water supply,--sewerage--or--refuse--disposal, a preliminary--statement concerning--the--improvement--may--be--made--to--the--Secretary--of Health--and--Mental--Hygiene--whereupon--if--requested,--he--shall outline--the--general--requirements--of--the--case--conformity--with which--would--meet--with--his--approval.---When--application--is made--to--the--Secretary--of--Health--and--Mental--Hygiene--for--a permit--under--the--provisions--of--this--section,--it--shall--be--the duty--of--the--Secretary--of--Health--and--Mental--Hygiene--to examine--the--application--without--delay,--and,--as--soon--as possible--after--submission--of--the--application,--to--issue--the permit, disapprove--the--application,--or--state--the--conditions under--which--the--permit--will--be--granted.

9-210.

(a) (1) The State, a county, a municipality, a district, or a person may not--{install--}--PHYSICALLY CONSTRUCT--OR--OPERATE a system of water supply, sewerage, or refuse disposal for public use, nor materially alter or extend any existing system of water supply, sewerage, or refuse disposal for public use, without a permit to do so, issued by the Secretary.

(2) The Secretary may not issue a permit under this subsection until complete plans and specifications for the installation, alteration, or extension, together with any other information the Secretary may require, have been submitted and approved by the Secretary. All construction shall take place in accordance with the approved plans. If