- (II) ANY REQUIREMENT ESTABLISHED BY THE DEPARTMENT:
- (3) THE-PERMIT-HOBBER-HAS-REPUSED-TO-ABBOW A REPRESENTATIVE OF THE DEPARTMENT TO-ENTER HAS BEEN REFUSED ENTRY TO ANY AREA COVERED BY THE PERMIT FOR THE PURPOSE OF INSPECTING THE AREA TO ENSURE COMPLIANCE WITH THE CONDITIONS OF THE PERMIT;
- (4)-THE-PERMIT-HOLDER-HAS-VIOLATED-THIS-PART-III-OF

 (4) THERE IS OR HAS BEEN A VIOLATION OF THIS PART III, § 9-269,

 OR § 9-270 OF THIS SUBTITLE, ANY REGULATION ADOPTED UNDER THIS

 PART III, § 9-269, OR § 9-270 OF THIS SUBTITLE, OR ANY CONDITION

 OF THE PERMIT; OR
 - (5) THERE IS ANY OTHER GOOD CAUSE.
 - (B) REFUSAL TO RENEW PERMIT.

THE DEPARTMENT MAY REFUSE TO RENEW A SEWAGE SLUDGE UTILIZATION PERMIT IF:

- (1) THE PERMIT HOLDER VIOLATES THIS-PART-III-OF THIS SUBTITLE, ANY REGULATION ADOPTED BY THE DEPARTMENT UNDER THIS SUBTITLE, OR ANY CONDITION OF THE PERMIT;
- (2) THE DEPARTMENT DETERMINES THAT CONTINUED OPERATION OF ANY AREA COVERED BY THE PERMIT 600LD-HARM WOULD BE INJURIOUS TO PUBLIC HEALTH OR THE ENVIRONMENT; OR
- (3) THE DEPARTMENT DETERMINES THAT THERE IS ANY OTHER GOOD CAUSE.

REVISOR'S NOTE: This section is new language derived without substantive change from former HE §§ 9-210(e)(3), as that subsection related to sewage sludge composting utilization permits, and 9-210.1(h).

As to the conditions under which the Department may renew a sewage sludge utilization permit, see \S 9-238(b) of this subtitle.

- 9-247. STANDING TO SUE OR INTERVENE.
 - (A) RIGHTS OF ADJOINING LANDOWNERS.

ANY PERSON WHO OWNS LAND THAT ADJOINS LAND FOR WHICH AN APPLICATION TO APPLY SEWAGE SLUDGE IS FILED, OR FOR WHICH A PERMIT TO APPLY SEWAGE SLUDGE IS GRANTED ISSUED, HAS STANDING:

(1) TO SUE THE STATE, THE APPLICANT, OR THE PERMIT HOLDER TO REQUIRE COMPLIANCE WITH THIS PART III, § 9-269, OR § 9-270 OF THIS SUBTITLE AND ANY PERMIT ISSUED UNDER § 9-236 OF THIS SUBTITLE; AND