

Article - Environment

9-201:

(E)--"RUBBLE-FILL-LANDFILL"--MEANS-A-LANDFILL-THAT-ACCEPTS:

(1)--LAND-CLEARING-DEBRIS;

(2)--DEMOLITION-DEBRIS;

(3)--NONHAZARDOUS-CONSTRUCTION-DEBRIS; OR

(4)--TIRES-NOT-TO-EXCEED-10-PERCENT-OF-WASTE--ACCEPTED
BY-THE-RUBBLE-FILL-LANDFILL;

9-204-2:

THE--SECRETARY--MAY--NOT--ISSUE--A--PERMIT-FOR-A-RUBBLE-FILL
LANDFILL-TO-ACCEPT-MATERIALS-CONTAINING:

(1)--ASBESTOS; OR

(2)--WHITE-GOODS--AS--DEFINED--IN--§--9-1701--OF--THIS
ARTICLE;

9-209.

(a) Before the Secretary issues a permit to an applicant under § 9-204 of this subtitle to install, materially alter, or materially extend a landfill system, or an incinerator for public use to burn solid waste, the Department shall hold a public hearing on the application.

(b) The applicant shall give notice of the application and the hearing:

(1) To the public, by publication once a week for 2 consecutive weeks before the hearing in a regularly published newspaper of general circulation in any county or municipal corporation that the Department determines may be affected directly by the application;

(2) To the board of county commissioners or county council of any county and the chief executive of any municipal corporation that the Department determines may be affected by the incinerator for public use or landfill system, by certified mail; and

(3) To the Department of Natural Resources, by certified mail.