VETOES

- (1) The local health official;
- (2) The chairman of the legislative body and any elected executive of the county where the sewage sludge is to be applied; and
- (3) The elected executive of any municipal corporation where the sewage sludge is to be applied.
- (e) (1) Within 10 days after receiving a copy of the permit application, the executive or the legislative body of the county, or the executive or the legislative body of the municipal corporation, where the sewage sludge is to be applied may request that the Department conduct a public information meeting.
- (2) If the Department receives a request under paragraph (1) of this subsection, the Department:
- (i) Shall conduct a public information meeting in the affected subdivision;
- (ii) May consolidate the public information meeting with 1 or more public information meetings for other applications in the same county; and
- (iii) Shall notify the applicant for a permit and give the applicant the opportunity to present information at the public information meeting.
- (3) If the executives or legislative bodies of more than 1 county or municipal corporation request a public information meeting under this subsection, the Department may hold a consolidated public information meeting in 1 county.
- (f) The Department shall provide each county and municipal corporation that receives a copy of the application under this section with an opportunity to consult with the Department about the decision to issue, deny, or place restrictions on a sewage sludge utilization permit.

9-234.1.

(A) (1)--THIS-SECTION-APPLIES-ONLY-IN:

(I)--CARROLL-COUNTY:-AND

(##)--PREDERICK-COUNTY-

- (2) THIS SECTION DOES NOT APPLY TO THE STORAGE OR DISTRIBUTION OF SEWAGE SLUDGE AT A SEWAGE TREATMENT PLANT.
- (B) BEFORE THE SECRETARY ISSUES, AMENDS, OR RENEWS A PERMIT TO AN APPLICANT OR PERMIT HOLDER UNDER § 9-232 OR § 9-238 OF THIS