Cook County Department of Environmental Control

Rules and Regulations

Denial, Suspension or Revocation. 30-62(g)

(1) After the Department issues a notice of violation recommending denial, nonrenewal, suspension or revocation to the Owner, a copy of this notice of violation, along with copies of any documents supporting the above recommendation shall be forwarded to the Department of Administrative Hearings. The notice of violation and documents supporting the recommendation shall be "Prima Facie" or on its face legally sufficient to deny issuance, deny renewal, suspend or revoke the license, until disproved by documentary evidence.

(2) At the conclusion of the administrative hearing, the hearing officers, or administrative law officer or administrative law judge, shall make a final determination and order. The Department and/or Administrative Hearing Officer shall inform the Owner of the Administrative Hearing determination; both the Department and Owner have the right to seek judicial review of the Administrative Hearing decision.

(3) A Person whose permit and/or certificate has been denied renewal, suspended or revoked may seek re-issuance or reinstatement by resubmitting the application in accordance with the guidelines set out by the Department.

Payment of Fees 30-92

(1) Payments for all fees should be sent to the Cook County Department of Revenue at:

Cook County Department of Revenue
118 N. Clark St. Ste 1160
Chicago, IL 60602

(2) A copy of the payment should be sent to the Cook County Department of Revenue at:

Cook County Department of Revenue
118 N. Clark St. Ste 1160
Chicago, IL 60602

Appeals 30-141

- In order to file for an appeal, the person taking exception to and affected by the final decision, ruling, requirement or order by the Department of Environmental Control must submit a written request to:

The Department of Administrative Hearings
118 N. Clark Street, Room 1140
Chicago, IL 60602
Request for a Grace Period, Extension 30-62(e)
A request for a grace period may be made in writing by any such person setting forth that it is impossible in the operation of any plant, fuel-burning, combustion or process equipment or device, or apparatus, to operate the same in complete compliance with the requirements of this chapter, and stating evidence satisfactory to the Director that such person has taken, or will take all steps necessary to provide for future compliance with the provisions of this chapter, and giving assurance to the Director that the acquisition and installation of the proper equipment, process, device, or appliance, or control equipment, will be effected within a reasonable period of time, stating specifically by nature and extent thereof.

The request should be mailed to:

Director, Cook County Department of Environmental Control
69 W. Washington, Suite 1900
Chicago, IL 60602

Application for Equipment Registration Permit 30-151
Submit Application Form, as provided by the Department to:

Equipment Registration Permit
Cook County Department of Environmental Control
69 W. Washington, Suite 1900
Chicago, IL 60602

Information Required:
An application for an installation permit shall contain, as a minimum, the following data and information: the nature of the emission source and pollution control equipment, including the expected life and deterioration rate information concerning processes to which the emission source or pollution control equipment is related; the quantities and type of raw materials to be used in the emission source or pollution control equipment; the nature, specific sources, and quantities of uncontrolled and controlled pollution contaminant emissions at the facility which includes the emission source or pollution control equipment; the type, size, efficiency, plans, and specifications (including engineering drawings), certified to by a registered Illinois professional engineer, of the proposed emission source or pollution control equipment; maps, statistics, and other data reasonably sufficient to describe the location of the emission source or pollution control equipment. The Department may waive the submission by the applicant of such engineering drawings, plans, specifications, or such other portions of the above data or information as it shall deem inappropriate or unnecessary to the installation permit application. The Department may adopt procedures which require data and information in addition to and in amplification of the matters specified in the first sentence of this section, which are reasonably designed to determine compliance with this chapter, and which set forth the format by which all data and information shall be submitted. All applications and supplements thereto shall be signed by the owner of the emission source or pollution control equipment, or authorized agent.
Suspension of filing of plans concerning secret processes:

The requirement of filing plans and specifications involving the installation, erection, construction, reconstruction, alteration of, or addition to, any fuel-burning, combustion, or process equipment, process, or device, or the building of pilot plants or processes, or repair to any high pressure boiler furnace, to be used in or to become a part of a secret process may be suspended, upon the filing with the Department, in lieu of the filing of plans and specifications, of an affidavit of a responsible person to the effect that such equipment or process is to be so used. Such person may also be required to furnish bond or other proof of financial responsibility in accordance with. The suspension of the filing of such plans and specifications shall in no way relieve the person responsible for the secret process from complying with all other provisions of this chapter.

Standards for Issuance of Equipment Registration Permit:

No equipment registration permit shall be granted unless the applicant submits proof to the Department that:

(1) The emission source or pollution control equipment will be constructed or modified to operate so as not to cause a violation of this chapter; and

(2) If subject to a future compliance date, the applicant has an approved compliance program and project completion schedule in accordance with the provisions of Subdivision IV of Division 7.

Duty to report discontinuance or dismantlement 30-157

The notification shall include the reason for such discontinuance or dismantlement.

Requesting permission for startup of previously discontinued or dismantled equipment 30-158

Submit request to:

Equipment Registration Permit
Cook County Department of Environmental Control
69 W. Washington, Suite 1900
Chicago, IL 60602

If equipment has been dismantled a new installation permit must be submitted.

Sec. 30-216 - Malfunctions, breakdowns, startups – Duty to Notify

Submit Notification to:

Equipment Registration Permit
Cook County Department of Environmental Control
69 W. Washington, Suite 1900
Chicago, IL 60602

Information required by the Department:
The statement must provide a detailed explanation regarding the malfunction or breakdown, and shall include the following:

(1) The company identification and its location;

(2) The date and exact time of the occurrence;

(3) A description of the fuel or refuse burning, combustion, or process equipment, process, or device, that was involved;

(4) An explanation accounting for the occurrence;

(5) The type of emission resulting from the malfunction or breakdown and any precautionary measures that have been taken to minimize them; and

(6) An estimate of the time required for necessary repairs.

**Compliance Programs and Project Completion Schedule 30-383**

Contents of compliance programs and project completion schedules.

(1) A compliance program shall contain, as a minimum, the following data and information: the nature and/or type of the proposed pollution control equipment or proposed pollution control technique which has been chosen to achieve compliance; the cost, availability and technical reasonableness of the proposed pollution control equipment or proposed pollution control technique, including detailed cost analyses and copies of engineering reports or studies sufficient to prove to the Department that compliance with the limitations set forth in this chapter will be achieved.

(2) A project completion schedule shall contain, as a minimum, the following data and information: a final compliance date, which date shall be no later than a date prescribed by or approved by the Department; and interim dates, no longer than six months apart, by which various increments of the proposed compliance program shall be completed, such as dates when contracts will be awarded, dates for equipment delivery, and dates for construction of preliminary structural work.

**Compliance programs and project completion schedules 30-383**

(1) A compliance program shall contain, as a minimum, the following data and information: the nature and/or type of the proposed pollution control equipment or proposed pollution control technique which has been chosen to achieve compliance; the cost, availability and technical reasonableness of the proposed pollution control equipment or proposed pollution control technique, including detailed cost analyses and copies of engineering reports or studies sufficient to prove to the Department that compliance with the limitations set forth in this chapter will be achieved.

(2) A project completion schedule shall contain, as a minimum, the following data and information: a final compliance date, which date shall be no later than a date prescribed by or approved by the Department; and interim dates, no longer than six months apart, by which various increments of
the proposed compliance program shall be completed, such as dates when contracts will be awarded, dates for equipment delivery, and dates for construction of preliminary structural work.

(3) The Department may require data and information in addition to and in amplification of the matters specified in above, and which set forth the format by which all data and information shall be submitted.

Open Burning 30-385
An application for a permit shall contain, as a minimum:

Data and information sufficient to inform the Department with respect to:

(a) the exact quantities and types of material to be burned
(b) the exact frequency, including dates where appropriate
(c) when such burning will take place
(d) the exact location of the burning site, including a map showing distances to residences, populated areas, roadways, air fields, etc.
(e) the methods or actions which will be taken to reduce the emission of air contaminants
(f) the reasons why alternatives to open burning are not available
(g) the name of the local fire-fighting unit that has been contacted and if they will be present during the burning
(h) and the reasons why such burning is necessary to the public interest
(i) If the burning is a training session, a list of names of all of the trained personnel shall be submitted to the Department, including the name and phone number of an Emergency Burn Site Contact.
(j) Such application shall also include a copy of the open burn permit issued by the Illinois Environmental Protection Agency.

Asbestos Removal Permit required 30-548
Asbestos Removal Contractor Certification and Performance.

(1) Any person engaged in the commercial activity of construction, demolition, alteration or repair of a structure for which has been determined asbestos-containing material is present must present proof to the Department that the person possesses a valid license issued pursuant to the Asbestos Abatement Act (105 ILCS 105/1 et seq.)

(2) Any person engaged in asbestos removal activity shall be obligated to notify the Department and comply in the same manner as required in 40 CFR 61.141, 40 CFR 61.145 and 40 CFR 61.150, except that the definition of “structure” in Sec. 30-541 of this Article shall substitute for the definition of “facility” in 40 CFR 61.141, “Director” as defined in Sec. 30-3 shall be substituted for “Administrator”, and any project requiring an asbestos removal permit per section 30-542 regardless of structure type or quantities of asbestos containing building materials being altered, removed, or repaired, shall be subject to the notification requirements as set out in 40 CFR
61.145; these requirements will not be limited by the applicability language set out in 40 CFR 61.145(a).

(3) Any person engaged in the commercial activity of asbestos removal shall comply with Illinois Pollution Control Board Regulations Asbestos 35 Ill. Admin. Code 228.

Revisions
A General Asbestos Removal Permit may be revised up to six (6) times within one (1) year from the date of issuance, subject to Department approval.

Initial notification of the revision may be made via fax or email, but must be followed up with a hard copy revision form and payment made payable to Cook County within 10 business days submitted to:

Environmental Control Revision Application
69 W. Washington St., Suite 1900
Chicago, IL 60602

Revision form must be submitted at least 48 hour prior to the date being modified for both asbestos and demolitions.

Restrictions on activities involving discharge of asbestos into air.

(1) No commercial activity not otherwise hereinafter prohibited, involving the potential discharge of asbestos fiber or asbestos-containing materials into the ambient air from the construction, alteration, repair or demolition of a structure or structural component shall be conducted unless the person or entity in charge of such activity complies with the following regulations:

(a) Personnel shall be designated to exercise full-time supervisory authority over all aspects of the activity from which the release of asbestos fiber into the environment could result, in such a manner as to insure compliance with the pertinent asbestos control regulations.

(b) Each employee engaged in such activity shall complete a course of instruction on the potential hazards of exposure to asbestos fiber, including the precautions that must be observed to prevent or restrict the dispersion of asbestos fiber into the environment.

(c) Facilities shall be provided and procedures instituted and supervised that prevent the removal from the site of asbestos-containing material on the clothing of the employees.

(d) Asbestos-containing wastes shall be immediately vacuumed, or otherwise collected where vacuuming is impossible and shall be placed in a container resistant to tearing or breaking under normal handling conditions, which shall be tightly sealed and clearly marked as containing asbestos waste. Such waste material or container shall be disposed of in compliance with Federal, State, and Local Regulations.

(e) Air monitoring reports or air clearance reports, when required by 40 CFR 763, Subpart G, and Waste Manifests are required to be submitted to the Cook County Department of Environmental Control within 60 calendar days of request by the Department.
(f) Personnel shall comply with all applicable Federal, State, or Local Regulations.

(2) Cutting, trimming, fitting or stripping of asbestos-containing material.

(a) The cutting, trimming, fitting or stripping of asbestos-containing material in the construction, alteration or repair of a structure or structural component which is done at the site of such structure in an area open to the atmosphere shall be conducted to preclude the escape of asbestos fiber from the immediate area.

(b) If an enclosure is used, the mechanical exhaustion of dust from such enclosure to the ambient air is prohibited unless such exhaust system is equipped with a properly sized fabric filter for dust collection or an equivalent device as approved by the agency.

(3) Proper removal of asbestos-containing debris from point of discharge. Asbestos-containing debris shall not be dropped or thrown from any floor but shall be transported by dust-tight chutes or buckets; debris shall be adequately wetted to preclude dust dispersion at the point of discharge.

(4) Final transportation and disposal of asbestos-containing debris. All asbestos-containing debris shall be adequately wetted before loading into trucks, other vehicles or containers. During transport such asbestos-containing waste shall be enclosed or covered so as to prevent dust dispersion. Asbestos-containing debris shall be disposed of according to applicable law.

(5) Standard for demolition, alteration or repair of asbestos-containing structures or structural component.

Asbestos Removal Permit Required for Demolition

(1) An asbestos removal permit shall be required for all demolition, alteration or repair of any asbestos-containing structure or structural component in addition to a demolition permit, if required by Section 30-769 [et seq.] and shall be obtained prior to the start of a project. Application for this permit must be submitted no less than ten business days prior to the start of the project. This permit is valid for no more than 30 calendar days after the permitted start date of the project and the contractor may not be off-site for more than ten consecutive days during the permitted time. The permit fee for asbestos removal shall be as set out in Section 32-1. Inspection fee shall not be applicable to structures used primarily as a domestic residence. Permits shall be valid for the dates indicated on the permit, unless a properly submitted revision has been approved by the Department. The contractor shall comply with all conditions set out on the permit.

(2) In such cases where a building containing ACM is to be demolished, such ACM must be removed prior to demolition. In the event that the applicant believes removal of all identified or potential ACM prior to demolition is impossible or impracticable, or if the applicant believes that an inspection identifying ACM prior to demolition is impossible or impracticable, the applicant shall submit written justification and supplemental documentation along with the application substantiating the reasons the project should be granted a variance from the requirement that all ACM be removed or identified prior to demolition. If the Department determines that the evidence provided is sufficient and if a variance allowing the demolition of a building without having removed identified or potential ACM is granted by the department, the demolition shall
be overseen by the designee of a registered asbestos abatement contractor and all debris from
the demolition shall be treated as asbestos containing waste unless the applicant can otherwise
prove the material to have not been contaminated during the demolition process.

(3) Any of the permits may be revised up to six times before a new permit is required. 48 hours’
notice is required on all revision dates. Each time a permit is revised a revision fee will be
required in the amount set out in Section 32-1. The Department reserves the discretion to deny
a revision on the basis that the activity at issue is a separate and distinct project requiring a new
permit.

(4) An application for an asbestos removal permit may be submitted less than the required ten
business days’ time period in cases where the public safety is at risk. In such cases, the applicant
must submit a letter explaining the nature of the public safety risk, a completed application and
copies of the check for the permit and variance filing fees, as set out in Section 32-1 via email or
facsimile.

Operations and Maintenance Asbestos Removal Permit

(1) An Operations and Maintenance Asbestos Removal Permit is available for large commercial and
industrial sites, healthcare facilities and schools with ongoing asbestos mitigation projects.
Permit Filing Fees shall be as set out in Section 32-1.

(2) To obtain an Operations and Maintenance Asbestos Removal Permit, an applicant must submit
a written request to the Director or his or her designee no less than 15 calendar days prior to
the scheduled start of the asbestos renovation project. This request shall include, but not be
limited to, a completed Cook County notification form, an explanation of the unique
circumstances involved in the project, schematic drawings and blueprints (when available) of
the structure and a filing fee as set out in Section 32-1.

(3) Issuance of an Operations and Maintenance Asbestos Removal Permit is subject to
departmental approval. The Department shall issue a written response to the petitioner. The
Department's decision is final.

(4) An Operations and Maintenance Asbestos Removal Permit is applicable for one building,
regardless of connecting enclosed walkways or underground tunnels. A separate request must
be filed for each freestanding structure on the premises or campus.

(5) An Operations and Maintenance Asbestos Removal Permit is nontransferable to a new person,
or different location.

(6) An Operations and Maintenance Asbestos Removal Permit is valid for one calendar year,
beginning on January 1 of each year. The permit holder may use the permit at any time during
the year, until the expiration of the permit on December 31 of each year. Upon expiration of an
existing permit, the permit holder may reapply for a new permit for the project.

(7) An Operations and Maintenance Asbestos Removal Permit requires notification of the
Department by email or fax transmission prior to starting each removal episode. The notice
must include the location within the building where work is to be performed, onsite contact information and the anticipated work hours.

(8) The permit holder shall submit to the Department a chronological summary of the project and payment made based on the required inspectional fees as set out in Section 32-1. Healthcare facilities and schools shall submit a project summary and inspection fee payment within thirty calendar days of the end of every calendar year six months period. Commercial and industrial facilities shall submit a project summary and inspection fee payment within thirty calendar days of the end of every calendar year quarter.

**Duty to register; asbestos abatement contractors 30-547**

To obtain a Certificate of Registration, contractors shall be required to submit an application for Certificate or Registration to the Department in such form and containing such information as required by the Department:

(1) The application shall require the following information:

(a) The Asbestos Abatement Contractor's name, mailing address, contact person, phone number, and e-mail address, together with its form of ownership. If a corporation, a copy of the corporation's last annual report filed with the Asbestos Abatement Contractor's state of incorporation. If the Asbestos Abatement Contractor is a corporation, partnership, or other firm, the substantial owners, as defined in Chapter 34, Article V, Section 34-367 of the Ordinances of Cook County, shall be identified.

(b) The Asbestos Abatement Contractor's license number issued by the State of Illinois Department of Public Health, the date of license expiration and a copy of said license.

(c) A list of all enforcement actions taken against the Asbestos Abatement Contractor in the preceding two years for alleged violations of Federal, State or Local Regulations pertaining to the handling, removal or disposal of asbestos-containing materials, including information about the alleged violations charged and the disposition.

(d) The number of years the Person has been doing business as an Asbestos Abatement Contractor.

(e) A list of supervisors employed by the Asbestos Abatement Contractor who are licensed by the Illinois Department of Public Health.

(f) A list of asbestos-containing material removal and abatement techniques that have previously been employed by the Asbestos Abatement Contractor.

(g) A list of the names and addresses of waste disposal sites and waste haulers primarily used by the Asbestos Abatement Contractor.

(h) Certification by the Asbestos Abatement Contractor that all information furnished to the Department is true and accurate.

(i) Other information as required by the Department.

(2) The application shall require the Asbestos Abatement Contractor to certify compliance with all Cook County ordinances, including, but not limited to, the following:

(1) Chapter 30, Environment;
(2) Chapter 34, Article V, Child Support Payments;
(3) Chapter 38, Article III, Public Health and Private Nuisances;
(4) Chapter 58, Article III, Offenses Involving Public Safety, and Article IV, Offenses Involving Public Morals;
(5) The Cook County Building Ordinance, adopted originally on March 11, 1949, as amended, and/or the Cook County Building Code;
(6) Chapter 74, Taxation; or
(7) The Cook County Zoning Ordinance.

(3) The Director shall determine whether the applicant satisfies the requirements to be registered as an Asbestos Abatement Contractor. Upon approval of the application, the Department shall issue a Certificate of Registration to the asbestos removal contractor. Such Certificate of Registration shall expire two years following its date of issuance, and shall be renewable.

(4) The Asbestos Abatement Contractor is required to notify the Department of any material changes to the registration requirements. The Director of the Department may revoke the registration if the Asbestos Abatement Contractor fails to notify the Department of any material changes to the registration requirements.

Demolition Permit required 30-561
An application for a demolition permit must be submitted to the Department in such form and containing such information as required by the Department, no less than ten (10) business days prior to the start of the project.

Exceptions
(1) Load bearing walls are exempt from reporting requirement but not demolition permit requirement.
(2) In the event that the applicant believes that the diversion of all or some demolition debris is impossible or impracticable, the applicant shall submit written justification and supplemental documentation along with the application substantiating the reasons the project should be exempt from the diversion requirements or be subject to decreased diversion requirements [sic] should be decreased. As a result, the applicant shall be subject to a required site inspection by the Department to verify this claim.

Submission of demolition permit application.
(1) To be issued a demolition permit, a demolition permit application, including an asbestos inspection report, completed to AHERA/ASHARA standards, conducted by an Illinois Department of Public Health certified building inspector, must be submitted no less than ten business days prior to the start of the demolition project, reviewed, and approved by the Director.
(2) Application may include, but is not limited to, a Demolition Debris Diversion Plan, estimating the respectively required diversion goals as set out in Section 30-965 and the transport means and destinations of demolition debris. The Demolition Debris
Diversion Plan shall include, but is not limited to, the Estimated Material Tracking Form and the Material Transport Form.

(3) The Estimated Material Tracking Form shall require the following information:

(a) The estimated quantity of each type of demolition debris and proposed means of diversion. The applicant shall list the types of demolition debris by material and the estimated amount of each type of demolition debris that will be reused or recycled. In estimating the weight of the demolition debris, the applicant shall use the conversion rates approved by the Director for this purpose.

(b) The estimated total weight of demolition debris generated by the project, which is calculated at the end of the Estimated Material Tracking Form.

(c) A list with the name and address of the hauler or haulers that will transport each type of the demolition debris and the name and address of the facility or facilities that will receive the demolition debris.

(4) The application shall require certification of compliance with all Cook County ordinances, including, but not limited to, the following:

(a) Chapter 30, Environment;

(b) Chapter 34, Article V, Child Support Payments;

(c) Chapter 38, Article III, Public Health and Private Nuisances;

(d) Chapter 58, Article III, Offenses Involving Public Safety, and Article IV, Offenses Involving Public Morals;

(e) The Cook County Building Ordinance, adopted originally on March 11, 1949, as amended, and/or the Cook County Building Code;

(f) Chapter 74, Taxation; or

(g) The Cook County Zoning Ordinance.

Submission of demolition debris diversion report.

The Demolition Debris Diversion Report shall include, but is not limited to, the Actual Tracking Form and the Material Transport Reports.

(1) The Actual Material Tracking Form shall contain the following information:
(a) The weight of demolition debris that was diverted by type of material, diversion method, haulers that managed the debris, and facilities that received the debris.

(b) The weight of demolition debris that was not diverted.

(2) Material Transport Reports shall be submitted to substantiate the Actual Material Tracking Form and shall contain the following information for each facility used:

(a) A complete list of the types of demolition debris transported to each facility, including itemized weight for each type;

(b) The total weight of demolition debris transported to each facility;

(c) The final destination for the materials as managed by each facility;

(d) Each facility's contact information; and

(e) Any barriers encountered that prohibited diversion of demolition debris.

(3) Certification by the Demolition Contractor that all information furnished to the Department is true and accurate.

(4) If the Demolition Debris Diversion Report shows that the project failed to meet the Demolition Debris Diversion Requirements as set out in Section 30-733, the applicant shall be in violation of this Ordinance and subject to the fines in Section 30-131.

(5) An applicant who fails to submit, the required documentation as provided herein shall be subject to the full amount of the fines specified in Section 30-131 as if no amount of demolition debris was recycled or reused.

(6) Any false statement, documentation or audit noncompliance shall result in fines and/or penalties pursuant to this Ordinance and/or the penalties specified in Section 30-131.

(7) Notwithstanding the foregoing, where title to the property is transferred to a bona fide purchaser after the rehabilitation of the property, if an applicant is unavailable or refuses to provide the required documentation, the bona fide purchaser may obtain a certificate of occupancy by submitting a waiver application supported by an affidavit that the applicant is unavailable or refuses to provide the required documentation.

**Municipal solid waste and recycling reporting requirements and exemptions 30-804**

Any waste hauler operating within the boundaries of Cook County, except within the corporate limits of the City of Chicago, shall submit Quarterly reports to the Solid Waste Coordinator of the Cook County Department of Environmental Control on a form provided by the Department, documenting the volume and/or tonnage of municipal waste and the volume and/or tonnage of recyclables collected as described below.
All Quarterly Reports must be submitted on report forms provided by the Department, and include:

(1) The total volume and/or tonnage of municipal solid waste and the volume and/or tonnage of recyclable materials collected from residential properties within the borders of Cook County, reported by municipality or unincorporated area. In the case a truck or container used for the collection of waste and/or recyclables comingles materials collected from both inside and outside suburban Cook County, for reporting purposes, the entire load shall be attributed to the portion of the municipality located within suburban Cook County; and

(2) The total volume and/or tonnage of municipal solid waste and total volume and/or recyclable materials collected from nonresidential properties within the borders of Cook County, reported by geographic area as prescribed by the Department. In the case a truck or container used for the collection of waste and/or recyclables comingles materials collected from both inside and outside suburban Cook County, for reporting purposes, the entire load shall be attributed to suburban Cook County; and

(3) Any additional information prescribed in rules pertaining to this section.

**Reporting requirements for sanitary landfills and municipal solid waste transfer stations. 30-827**

Every owner or operator of a sanitary landfill or a municipal waste transfer station located within Cook County which is permitted, or required to be permitted, by the IEPA and has accepted waste within the calendar year shall file a quarterly report on a form provided by the Director specifying the quantities of waste and/or recyclable materials accepted by the sanitary landfill or municipal solid waste transfer station, either for transfer or permanent disposal.

**Reporting requirements for clean construction and demolition debris fill operation. 30-830**

Clean Construction and Demolition Debris Fill Operation reports shall minimally include:

(1) The total weight or volume of the materials collected.

(2) The total weight or volume, if any, of materials that was segregated and sent to another facility for the purpose of recycling.

**Recycling facility report required. 30-863**

Recycling Facility reports shall minimally include:

(1) The weight of all materials collected in total by the permittee; and

(2) The weight of all materials recycled.