



RESOLUTION 2007-04

SUBJ: TRASH DISPOSAL PROHIBITED WASTE

RE: 98-07

A RESOLUTION RESTRICTING PLACEMENT OF PROHIBITED WASTE IN TRASH CONTAINERS PROVIDED BY THE FOREST LAKES METROPOLITAN DISTRICT, COLORADO.

WHEREAS, the Board of Directors of the Forest Lakes Metropolitan District has the authority to adopt resolutions necessary for the governing and management of the District, for the execution of the powers vested in the District and for carrying into effect the provisions of Article I of Title 32, Colorado Revised Statutes, as amended to promote the health, safety, prosperity, security and general welfare of the inhabitants of the Forest Lakes Metropolitan District and of the people of the State of Colorado, and;

WHEREAS, the Forest Lakes Metropolitan District Board of Directors has determined that restrictions on the placement of prohibited waste in containers provided by the District's service provider under the current trash disposal system are required, and;

WHEREAS, the Forest Lakes Metropolitan District Manager has recommended such restrictions to rectify the inadequacies stated, and;

WHEREAS, the Forest Lakes Metropolitan District Board of Directors agree that such restrictions are necessary, are fair, are equitable and are in the best interest of the residents and property owners within the Forest Lakes Metropolitan District, Colorado.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE FOREST LAKES METROPOLITAN DISTRICT, COLORADO:

That effective upon adoption the following items are hereby prohibited from being placed in the trash containers provided by the District's service provider:

- A. Any material which is hazardous, toxic, liquid, acid, infectious or industrially generated.
- B. Any Special Waste as defined on Attachment A.
- C. Any waste that is excessively packed which creates overweight conditions.
- D. Tires, oil, batteries or e-waste (computers, monitors, keyboards, etc.)
- E. Any waste which is on fire.

Be it further resolved that anyone who violates these restrictions will be liable for any and all damages arising there from which may include the loss of trash disposal privileges, liens against their property for clean up/proper disposal and/or prosecuted to the fullest extent of the law.

INTRODUCED AND ADOPTED, this 8th day of May 2007.

Casey J. Cook, Vice President

(SEAL)

ATTEST:

Selina Gallero, Secretary

**ATTACHMENT A
ATTACHED TO AN AGREEMENT BETWEEN
FOREST LAKES METROPOLITAN DISTRICT and TRANSIT WASTE**

**WASTE PROFILE SHEET
FOR
SPECIAL WASTES at BONDAD LANDFILL**

TYPE "A" SPECIAL WASTE IS ONE OF THE FOLLOWING:

- A waste from an industrial process.
- A waste from a pollution control process.
- A waste containing free liquids.
- Residue from the cleanup of a spill of a chemical substance or commercial product or a waste listed in the Type A Special Waste herein.
- Contaminated residuals, or articles from the cleanup of a facility generating, storing, treating, recycling, or disposing of chemical substances, commercial products, or wastes from those items in Type A Special Wastes.
- Any waste which is non-hazardous as a result of treatment pursuant to Subtitle C of the Resource Conservation and Recovery Act.
- Chemical-containing equipment removed from service, in which the chemical composition and concentration are unknown.

TYPE "B" SPECIAL WASTE IS ONE OF THE FOLLOWING:

- Friable asbestos waste from building demolition or cleaning.
- Commercial products or chemicals which are off-specification, outdated, unused, or banned.
- Untreated medical waste and treated medical waste.
- Residue or sludge from septic tanks, food service grease traps, or wash waters and waste waters from commercial laundries, laundromats, or car washes.
- Chemical-containing equipment removed from service, in which chemical composition and concentration are known or unknown.
- Waste produced from the demolition or dismantling of industrial process equipment or facilities contaminated with chemicals from the industrial process. Chemicals removed from the equipment are Type A Special Waste.
- Incinerator ash generated at a Resource Recovery Facility that burned only non-hazardous household, commercial, or industrial waste and qualifies for the hazardous waste exclusion in 40 CFR 261.4(b). If the regulatory authority does not recognize the household hazardous waste exclusion, then the ash is a "Type A Special Waste".

**NOTE: THE COMPANY WILL NOT ACCEPT ANY
RADIOACTIVE, HAZARDOUS, TOXIC, ACIDIC,
INFECTIOUS, OR LIQUID MATERIALS OF ANY
NATURE.**