

California Regional Water Quality Control Board  
Santa Ana Region

STAFF REPORT

September 16, 2016

ITEM: \*7

SUBJECT: Appeal of Staff's Denial of an Exemption from the Minimum Lot Size Requirements for Subsurface Disposal System Use – Marcela Rosas, 18651 Pequena Entrada, Perris, Riverside County, APN 314-060-032

DISCUSSION:

On August 11, 2016, Marcela Rosas contacted Regional Board staff and requested approval for the use of a second septic system for a second dwelling on her lot located at 18651 Pequena Entrada, Perris. Ms. Rosas resides in a home located at the site. An existing subsurface disposal system is utilized for the discharge of domestic waste from the existing house. The gross size of the lot is slightly less than one acre (43,196 sq. ft. or 0.99 acre). This area of the County is unsewered and on-site septic tank-subsurface disposal systems are utilized for disposal of domestic waste.

Ms. Rosas is proposing to construct a new second dwelling unit on her property. A new septic tank-subsurface disposal system is proposed for the discharge of domestic waste from the second dwelling unit.

On October 13, 1989, the Regional Board adopted Resolution No. 89-157, which requires that new developments, for which on-site subsurface disposal system use is proposed, have a minimum one-half acre of land per dwelling unit. The Board found that it was necessary to limit the density of new subsurface disposal systems to control the nitrate quality problems found in the groundwater of the Region. In adopting the minimum lot size requirements (MLSRs), the Board recognized that it was necessary to distinguish between "existing" developments using subsurface disposal systems (i.e., those already in place or approved at the time the MLSRs were adopted), and "new" developments. The Board specifically exempted from the one-half acre requirement existing developments where septic tank-subsurface disposal systems had been installed by September 7, 1989 or for which conditional approval (e.g. conditional use permit, or conditional approval of tentative parcel or tract map) had been obtained by that date. The one-half acre requirement applies only to "new" developments. Ms. Rosas proposed second dwelling is a new development as defined in Resolution No. 89-157 and is therefore subject to the minimum lot size requirements specified therein. The Rosas' lot is slightly less than one acre in size. With a density of 0.495 acres per dwelling unit, Ms. Rosas proposal does not comply with the Board's minimum lot size requirements. Accordingly, Board staff was required to deny her request for an

exemption from the minimum lot size requirements. Ms. Rosas has requested the Board to review staff's denial.

The Board has granted exemptions for similar cases in the past where the lot is very close to the required 1-acre minimum requirement. Ms. Rosas lot is 0.99 acres. Granting an exemption for this proposed project would be consistent with prior Board actions.

**RECOMMENDATION:**

Approve Ms. Rosas request for an exemption from the minimum lot size requirements for the use of a second septic system to serve the detached second dwelling unit on her lot.

Comments were solicited from the following person:

Riverside County Environmental Health – Matt Riha