Ranking Criteria

For Chapter 6(b) and (c)

Of

Proposition 50: Water Security, Clean Drinking Water, Coastal and Beach Protection Act of 2002

By

State Departments of Water Resources and of Health Services
Proposition 50: Water Security, Clean Drinking Water, Coastal and Beach Protection Act of 2002 (Water Code § 79500 et seq.)

Chapter 6 Contaminant and Salt Removal Technologies
(b) Pilot and Demonstration Projects for Contaminant Removal
(c) Ultraviolet Light and Ozone Disinfection Projects

Background


The Department of Water Resources (DWR) is charged with implementing Water Code §79545 (Chapter 6 – Contaminant and Salt Removal Technologies). Through an interagency agreement, the Department of Health Services (DHS), will provide support to DWR on the technical aspects of implementing Water Code §79545 (b) and (c). These subsections address drinking water contaminant removal and disinfection technologies, respectively.

Some aspects of Chapter 6 of Proposition 50 were subsequently clarified by Assembly Bill (AB) 1747 and Senate Bill 1049. AB 1747 includes the following requirements:

- Water Code §79505.6 requires the development of funding guidelines by March 15, 2004, after solicitation of public comments and two public meetings. That same section exempts disadvantaged communities from matching fund requirements of Chapter 6(b) and (c).
- Water Code §79506.7 requires technical assistance to be provided to disadvantaged communities.
- Water Code § 79547 requires grants to be awarded on a statewide competitive basis.

Development of Project Ranking Criteria

To address the technical aspects of the requirements of Proposition 50, Chapter 6(b) and (c) and AB 1747, DHS drafted project ranking criteria and general criteria which were posted on the DHS website in January 2004.

DHS invited public comment through January 20, 2004, and revised the draft criteria in response to comments received.

DHS held two public meetings to present and receive input on the revised draft criteria. These public meetings were held on February 24, 2004 in Sacramento and on February 26 in Los Angeles. DHS invited public comments through March 4, 2004. Those comments were
considered in developing the final criteria. DHS developed these criteria for DWR to submit to the legislature, as required by AB 1747.

The following Project Ranking Criteria incorporate comments from the two public meetings.

**Project Ranking Criteria**

**Process**

1. DHS reserves the right to modify these criteria, in consultation with appropriate stakeholder groups, and subject to approval of DWR, as necessary to effectively implement this program. The criteria, in effect when an applicant is **invited** to submit a full application, will continue to apply to that project.

2. After the final criteria are available, invitations will be sent to all public water systems to submit a Pre-Application for each project. The Pre-Applications are to identify the grant program(s) for which the applicant is applying. The invitations to apply will include a deadline for submission of Pre-Applications. DHS and DWR reserve the right to establish such deadlines for each round of invitation and for each type of Pre-Application. Pre-Applications not timely submitted will not be considered or ranked.

3. Based on the completed Pre-Applications received, the projects will be ranked according to the criteria for each separate grant program. A separate ranking list will be established for each grant program.

4. The draft ranking lists will be subject to review by a stakeholders’ group and then released for public comment before they are made final. Once the lists are in final form, grant application forms will be sent to the applicants whose projects rank highest (the top of the list) down through those projects representing the total amount of available funding. The grant application forms will include a deadline for submission of a complete application. DHS and DWR reserve the right to establish such deadlines for each round of applications and for each type of application. Applications not timely completed and submitted will not be considered for funding.

5. After an application is deemed complete, DWR will issue a Letter of Commitment to the applicant with a list of conditions to be met before issuance of a funding agreement. Commitment letters will include a deadline for meeting all such conditions. These conditions include completion of California Environmental Quality Act (CEQA) compliance and submittal of final project plans and specifications. Upon the applicant’s timely compliance with all conditions, the project will be reviewed and if satisfactory, a funding agreement will be initiated by DWR. Failure of the applicant to satisfy all conditions of funding by the deadlines established in its commitment letter may result in loss of funding.

6. Twenty-five percent of the grant funds in Chapter 6(c) will be allocated to disadvantaged communities.
Definitions

1. “Community water system” is defined pursuant to Health and Safety Code (H&SC) Section 116275(i) as a public water system that serves at least 15 service connections used by yearlong residents or regularly serves at least 25 yearlong residents of the area served by the water system.

2. “Disadvantaged community” means a community with an annual household income that is less than 80 percent of the statewide annual median household income.

3. “Matching funds” means funds made available by non-state sources, which may include, but are not limited to, donated services from non-state sources. Matching funds for state agencies may include state funds and services except for Proposition 50 funds.

4. “Noncommunity water system” is defined pursuant to H&SC Section 116275(j) as a public water system that is not a community water system.

5. “Nontransient noncommunity water system” is defined pursuant to H&SC Section 116275(k) as a public water system that is not a community water system and that regularly serves at least 25 of the same persons over 6 months per year.

6. “Public water system” is defined pursuant to H&SC Section 116275(h) as a system for the provision of water that has 15 or more service connections or regularly serves at least 25 individuals at least 60 days out of the year.

7. “Small water system” is defined as a public water system with 1,000 service connections or less or providing service to a population of 3,300 or less.

8. Local Primacy Agency (LPA) is defined pursuant to H&SC Section 116275(r) as any local health officer that has applied for and received primacy delegation from DHS pursuant to H&SC Section 116330.

General Criteria

1. Proposition 50 grant funds cannot be used for operation and maintenance activities.

2. Applicants cannot receive funds for the same project from other Proposition 50 grant programs.

3. Applicants may be reimbursed for expenses determined to be eligible by the DHS and DWR. Preliminary costs incurred by the applicant after the DHS grant criteria are adopted may be eligible for reimbursement. Preliminary costs may include planning, preliminary engineering, design, environmental documentation, and interim financing. Construction costs, in order to be eligible, must have been incurred after the applicant receives a Letter of Commitment from DWR. Actual reimbursement will occur in arrears and only after the funding agreement is executed.
4. If an applicant is required to prepare an Urban Water Management Plan pursuant to California Water Code Section 10610 et seq., a copy of the plan shall be submitted to DHS prior to issuance of a funding agreement.

5. Eligible project costs are limited to facilities sized to serve no more than the 20-year demand projected in an Urban Water Management Plan or the 20-year demand projected in a comparable public water system planning document. If an applicant does not have an Urban Water Management Plan or comparable document, the eligible project costs are limited to facilities sized to serve no more than ten percent above existing water demand at peak flow.

6. Matching funds are required on a 1-to-1 basis except for disadvantaged communities and small water systems.

7. Water system capital expenses incurred prior to the funding agreement may be used as matching funds. Any funds expended prior to October 28, 2003 do not qualify as matching funds.

8. Grants to privately owned public water systems that are regulated by the California Public Utilities Commission (PUC) will be subject to the PUC’s review and approval and the PUC’s directives and/or general order(s) addressing the water system’s use of Proposition 50 funds. Any privately owned water system receiving funding will be prohibited from earning a profit from the use of these funds and achieving financial benefit from the later disposition of assets purchased by these funds regardless of whether or not said assets are a useful part of the water system.

9. For privately owned public water systems that are not regulated by the PUC, DHS and DWR will institute comparable controls and requirements on the use of Proposition 50 funds with regard to assets and return of profit.

10. Construction of the project must start within one year after funding agreement execution, including CEQA compliance. The project shall conclude within three years after funding agreement execution.

11. A review of cost effectiveness of the project will be part of the approval process.

12. Public water systems under the regulatory jurisdiction of DHS include public water systems regulated by Local Primacy Agency (LPA) counties.

Disadvantaged Communities

1. Twenty-five percent of the funds in Chapter 6(c) will be allocated to disadvantaged communities.

2. In order to be eligible for funds set aside for disadvantaged communities, an applicant must be:
(a) A public water system whose entire service area meets the definition of a disadvantaged community, OR
(b) A public water system applying for a project to physically connect and incorporate by consolidation a separate existing public water system whose entire service area meets the definition of a disadvantaged community, OR
(c) A public water system applying on behalf of a community that is part of the public water system's service area, where each census tract in that part of the service area and identified in the project meets the definition of a disadvantaged community.

3. In order to be eligible for funds set aside for disadvantaged communities, the project must benefit only the disadvantaged community identified in the application.

4. DHS and DWR will create a separate Project Priority List for Chapter 6(c) projects for disadvantaged communities. Projects on that list will be prioritized based on 1) the criteria for the grant program; 2) disadvantaged community bonus points for median household income and consolidation; 3) type of system (community systems ranked higher than nontransient noncommunity water systems ranked higher than transient noncommunity water systems); and 4) population with larger population ranked higher.

5. Projects for disadvantaged communities will be awarded bonus points for median household income as follows:

<table>
<thead>
<tr>
<th>Median Household Income (MHI) Bonus Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>MHI of Community</td>
</tr>
<tr>
<td>------------------</td>
</tr>
<tr>
<td>&gt; 80% of statewide MHI</td>
</tr>
<tr>
<td>= 80% of statewide MHI</td>
</tr>
<tr>
<td>60% - 79% of statewide MHI</td>
</tr>
<tr>
<td>40% - 59% of statewide MHI</td>
</tr>
<tr>
<td>20% - 39% of statewide MHI</td>
</tr>
<tr>
<td>&lt; 20% of statewide MHI</td>
</tr>
</tbody>
</table>

Median household income (MHI) values will be determined for each community seeking the set aside for disadvantaged communities. The MHI values will be truncated to the next whole percent (e.g., 79.851% will be truncated to 79%).

6. Projects for disadvantaged communities that include the physical consolidation of two or more public water systems will be awarded 10 bonus points.

7. Disadvantaged communities are not required to provide matching funds.

Chapter 6: Contaminant Removal Technologies

Proposition 50's Chapter 6 projects relate to contaminant and salt removal technologies. Pursuant to the agreement with DWR, DHS' involvement with Chapter 6 focuses on the technical aspects of the funding programs that address pilot and demonstration projects for certain contaminants [Subpart (b)], and projects related to ultraviolet (UV) and ozone.
disinfection treatment [Subpart (c)]. Salt removal technologies in Chapter 6 [Subpart (a)] will be handled separately by the DWR.

Subparts (b) and (c) of Chapter 6 are implemented by DWR and DHS through an Interagency Agreement and provide for funding up to $50 million. Subparts (b) and (c) of Chapter 6 will be allocated up to $25 million each. DHS, subject to approval of DWR, may transfer funds between the two grant programs if insufficient proposals are submitted for either program.

Subpart (b): Contaminant treatment or removal technology pilot and demonstration studies

Subpart (b) provides funding for pilot and demonstration projects for treatment or removal technology for the following categories of contaminants:

- Petroleum products, such as MTBE (methyl-tert-butyl ether) and BTEX (benzene, toluene, ethyl benzene, xylene)
- N-Nitrosodimethylamine (NDMA)
- Perchlorate
- Radionuclides, such as radon, uranium, and radium
- Pesticides and herbicides
- Heavy metals, such as arsenic, mercury, and chromium
- Pharmaceuticals and endocrine disrupters

General Criteria and Information

1. Eligible applicants are public water systems under the regulatory jurisdiction of DHS and other public entities.

2. The minimum grant for a project is $50,000.

3. The maximum grant for a project is $5 million.

4. The project must address an existing problem in California.

5. If an applicant desires to continue use of the demonstration facilities after the end of a demonstration project, the applicant is responsible for costs associated with the continued operation and maintenance.

6. Projects will be assigned points in accordance with Table 1. Projects will be ranked based on the number of points assigned to the proposal, with the largest points first. For proposals with the same number of points, demonstration projects will be ranked higher than pilot projects.

7. After the adoption of the project priority list, potentially fundable applicants will be required to submit additional information as specified by DHS.
8. DHS and DWR will use a peer review panel to determine the projects that will be invited for funding.

9. No more than 30% of the funds within Chapter 6(b) will be awarded to address a single contaminant category.

10. All intellectual property rights developed pursuant to this grant program, including but not limited to copyrights, patents, and licenses, shall be the property of the State of California and shall remain in the public domain.

Proposals must address the following:

1. Qualifications of project proponents to undertake such a study.

2. The proposed study must fill an existing knowledge gap and shall not duplicate previous work.

3. The data collection and study protocol must be based on generally accepted scientific principles.

4. The study must address ongoing operation and maintenance issues.

5. The study must involve a public purpose that is of statewide interest and concern.

6. The proposal must include a peer review component. A water system representative from another water system must be a member of the peer review group.

7. The proposal must include a plan for public dissemination of the results, including submission of a report to DHS and DWR within one year of project completion.

8. The study must address affordability and level of operational expertise required to operate the treatment facility.

9. The study must address handling and disposal of residuals (e.g., waste products of the treatment process), if any are present or will be created.

10. Projects dealing with MTBE or other oxygenates shall be referred to the Drinking Water Treatment and Research Fund, to the extent funds are available for research.

11. Demonstration projects must include preparation of an operations and maintenance manual.
Table 1
Ranking Points
for Section 79545(b) Projects

<table>
<thead>
<tr>
<th>Regulatory Status of Contaminant Addressed</th>
<th>Health Risk of Contaminant Addressed</th>
<th>Occurrence in Drinking Water Sources</th>
<th>Population Impacted by Contaminated Sources</th>
<th>No. of Prop 50 Chap. 6 Contaminant Categories Addressed</th>
<th>Pharmaceuticals or Endocrine Disruptors</th>
<th>Small System Technology</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contaminant w/ MCL = 4</td>
<td>Acute effects, developmental effects, or effects from shorter-term exposures = 4</td>
<td>Detected in 1,000 or more sources = 4</td>
<td>1,000,000 or more = 4</td>
<td>7 categories = 6</td>
<td>Addresses Pharmaceuticals = 1</td>
<td>Primarily addresses small water systems = 4</td>
</tr>
<tr>
<td>Contaminant w/ PHG, but MCL not yet adopted = 3</td>
<td>Carcinogen by ingestion + effects from chronic, longer term exposures = 3</td>
<td>Detected in 100 or more sources and fewer than 1,000 sources = 3</td>
<td>100,000 or more and fewer than 1,000,000 = 3</td>
<td>6 categories = 5</td>
<td>Addresses Endocrine Disruptors = 1</td>
<td>.</td>
</tr>
<tr>
<td>Contaminant with Action Level = 2</td>
<td>Carcinogen by ingestion = 2</td>
<td>Detected in more than 5 sources and fewer than 100 sources = 2</td>
<td>10,000 or more and fewer than 100,000 = 2</td>
<td>5 categories = 4</td>
<td>.</td>
<td>.</td>
</tr>
<tr>
<td>.</td>
<td>Chronic effects = 1</td>
<td>Detected in 5 or fewer sources = 1</td>
<td>fewer than 10,000 = 1</td>
<td>4 categories = 3</td>
<td>.</td>
<td>.</td>
</tr>
<tr>
<td>.</td>
<td></td>
<td>.</td>
<td>.</td>
<td>3 categories = 2</td>
<td>.</td>
<td>.</td>
</tr>
</tbody>
</table>
Subpart (c): Drinking water disinfecting projects using UV technology and ozone treatment

Subpart (c) provides for projects using UV or ozone disinfection of drinking water.

General Criteria and Information

1. Eligible applicants are public water systems under the regulatory jurisdiction of DHS.
2. The minimum grant for a project is $50,000.
3. The maximum grant for a project is $5 million.
4. Twenty-five percent of the funds will be allocated to disadvantaged communities.
5. Recipients of the grants must meet technical, managerial, and financial capacity requirements.
6. Projects must address an MCL compliance violation, surface water treatment microbial requirements, or other mandatory disinfection required by DHS or local primary agency county.
7. The water system must demonstrate that it can operate and maintain the treatment facilities.
8. Ozone treatment projects shall be designed and operated to minimize residual disinfection byproduct formation from the ozone treatment.

Ranking Criteria

1. UV projects have a higher priority than those projects using ozone. Ozone projects will not be funded until all eligible UV projects have been offered funds.
2. Projects will be ranked in order as follows:
   a. Projects addressing Total Coliform Rule (TCR) violations caused by fecal contamination OR projects addressing violations of surface water treatment microbial requirements.
   b. Projects addressing other types of TCR violations.
   c. Projects addressing disinfection byproduct violations that necessitate a change in disinfectant.
   d. Projects addressing mandatory disinfection required by DHS or local primary agency county.
3. Within a category, projects will be ranked by population, with the largest population first.