

From: Coony, Mike@Waterboards
Sent: 3/9/2017 4:23:04 PM
To: 'jason.phillippe@dph.sbcounty.gov'
cc: 'Joshua.Dugas@dph.sbcounty.gov', Serra, Mary@Waterboards, Wylie,
Doug@Waterboards, Beeson, Susan@Waterboards, Gaslan, Milasol@Waterboards, Copeland,
Patrice@Waterboards, Kemper, Lauri@Waterboards, Cass, Jehiel@Waterboards
(jehiel.cass@waterboards.ca.gov)
Subject: San Bernardino County Local Agency Management Plan

ECM: (LAMP) SAN BERNARDINO COUNTY

Jason Phillippe
Program Manager
Environmental Health Services
385 North Arrowhead Ave.
San Bernardino, CA 92415
HYPERLINK "mailto:jason.phillippe@dph.sbcounty.gov" jason.phillippe@dph.sbcounty.gov
800-442-2283

Subject: San Bernardino County Local Agency Management Plan

The Lahontan Water Board has reviewed your proposed LAMP submitted on February 16, 2017. Lahontan Water Board's comments are presented in the attached word file in track change format. We have include comments where needed to explain the changes. (Please also note that we have intentionally removed inline shapes from the LAMP to reduce the file size to less than 1% of the original size).

Please let us know if you would like to discuss the comments with you. If you agree with our comments, incorporate them into the LAMP, and they are also acceptable the Colorado River Basin and Santa Ana River Water Boards, we will recommend to our Board to approve your LAMP at an upcoming Water Board meeting.

Please contact Jehiel Cass (760-241-2434, HYPERLINK "mailto:Jehiel.Cass@WaterBoards.ca.gov" Jehiel.Cass@WaterBoards.ca.gov) or myself if you have any questions.

Francis (Mike) Coony, P.E.
Lahontan Water Board, Victorville
Phone: 760-241-7353
Email: Mike.Coony@waterboards.ca.gov

Attachment
LampFeb16'17SbCoCmtsRedline.docx

----- Message Divider -----

From: Cass, Jehiel@Waterboards
Sent: Friday, March 03, 2017 6:50 PM
To: 'Phillippe, Jason'
Cc: Coony, Mike@Waterboards; Kemper, Lauri@Waterboards; Copeland,
Patrice@Waterboards; 'Anna Garcia'; 'Christensen, Allen'; 'Mike Podegracz'; Joshua Dugas

(Joshua.Dugas@dph.sbcounty.gov); 'ssamaras@sdd.sbcounty.gov'; Lance Eckhart; 'Wylie, Doug@Waterboards'; Serra, Mary@Waterboards; Beeson, Susan@Waterboards; 'Gaslan, Milasol@Waterboards'

Subject: RE: LAMP Meeting Follow-up

Jason – Follow up to my earlier email –

1. After discussing the recent San Bernardino County LAMP with Lauri Kemper, R6 Assistant Executive Officer, Mike is making suggested changes. We hope to send those to you by next Tuesday. We want to ensure Regions 7 and 8 are amenable to those changes. If you and Josh are agreeable, then Region 6 staff would recommend our board approve the LAMP. After you review these suggestions, let us know if you want to have further discussion.
2. Separately, we discussed with both the Mojave Water Agency and USGS, San Diego office, the Water Quality Assessment Program; what data are available and what tools may be useful to make future policy decisions regarding OWTS development and impacts. This relates also to the local Victor Valley cities and tangentially to Kern and Los Angeles counties.
 - a. We intend to host a workshop in late April 2017, possibly at MWA. Would you be available?
 - b. Would you be willing to put your ARC-GIS data people in touch with MWA and USGS data people to share the figures included in the LAMP? I have discussed with both Anna Garcia (MWA) and Allen Christensen (USGS) that have data of their own they will share at this work shop. The information will be enhanced if your maps could be overlain onto theirs.
3. From our management's perspective, the three key future policy questions that a WQAP should answer are:
 - a. Where are areas of existing septic system developments that will likely contribute/cause or have caused to groundwater contamination or pollution? To what areal extent? And where are the nearest existing receptors (supply wells) or likely potential supply wells?
 - b. What are areas of future growth using septic systems? Which areas are likely to contribute/cause groundwater contamination or pollution? Where are likely receptors?
 - c. When will pollution occur (greater than 10 mg/L – nitrate-nitrogen) and to what extent?
4. Separately, I understand from Steve Samaras, San Bernardino County Special Districts, that the monitoring well northeast of Wrightwood still exists. Please contact him regarding access, condition, etc.

Regards – Jay

Jehiel (Jay) Cass, P.E.
Senior Water Resources Control Engineer

Lahontan Water Board
15095 Amargosa Rd., Bldg. 2, Ste 210, Victorville CA 92392
(760) 241-2434 [HYPERLINK](#)
"mailto:jehiel.cass@waterboards.ca.gov"jehiel.cass@waterboards.ca.gov

<http://www.waterboards.ca.gov/lahontan>

Jason – Mike and I reviewed the changes and will discuss with our management this week. Hope to get back to you late Thursday or Friday. Will you be around to discuss?

R/ Jay

----- Reply separator-----

From: Phillippe, Jason [mailto:Jason.Phillippe@dph.sbcounty.gov]
Sent: Friday, February 24, 2017 2:28 PM
To: Cass, Jehiel@Waterboards
Subject: RE: LAMP Meeting Follow-up

Hello Jay, can you give me an update regarding when we can expect communication on the most recent LAMP revision?

Thanks and have a good weekend,

Jason Phillippe, REHS

Program Manager
Department of Public Health
Division of Environmental Health Services
Land Use Protection/Mosquito and Vector Control
Phone: 800.442.2283

A covered sand bed elevated above original ground surface with an effluent leach field located in the sand bed.

~~Alternative Treatment System or Alternative OWTS or ATU~~

Any Onsite Wastewater Treatment System (OWTS) that does not meet the criteria of a conventional OWTS, but is allowed under conditions specified by DEHS. These include supplemental treatment systems (see separate definition) and alternative dispersal system, such as pressured dose distribution systems.

Comment [CM1]: An ATU, which is an abbreviation for aerobic treatment unit, should be listed on Page 41 under Types of Supplemental Treatment Systems and Alternative Dispersal Systems

Basin Plan (or Water Quality Control Plan)

A plan which identifies surface and ground water bodies within each region's boundaries, and establishes for each, it's respective beneficial uses, and water quality objectives. Basin plans are adopted by the Regional Water Quality Control Board (RWB) and State Water Resources Control Board (SWRCB), and are approved by the Office of Administrative Law.

Bedrock

The rock, usually solid, which underlies soil or other unconsolidated, surficial material.

California Environmental Data Exchange Network (CEDEN)

A central location to find and share information about California's water bodies, including streams, lakes, rivers, and coastal oceans.

Cesspool

An excavation in the ground receiving domestic wastewater, designed to retain the organic matter and solids, while allowing the liquids to seep into the soil. Cesspools differ from seepage pits because cesspools do not have a septic tank to pretreat the sewage prior to discharge into the soil.

Clay

Term used to describe a soil particle, or type of soil texture. As a soil:

- Particle – clay consists of individual rock or mineral particles having diameters of <0.002 millimeters (mm).
- Texture – clay is a soil material that is comprised of 40%, or more, clay particles, not more than 45% sand, and not more than 40% silt particles using the United States Department of Agriculture (USDA) soil classification system.

Cobbles

Rock fragments measuring 76 mm or larger, using the USDA soil classification systems.

Dispersal System

A type of system for final wastewater treatment and subsurface discharge, which may include a leach field, seepage pit, mound, subsurface drip field, or evapotranspiration and infiltration bed.

Domestic Wastewater

Wastewater with a measured strength less than high strength wastewater, which is discharged from plumbing fixtures, appliances and other household devices.

Domestic Well

A groundwater well that provides water for human consumption, and is not regulated by the SWRCB Division of Drinking Water (DDW).

===== Page 3 =====

Effluent

Sewage, water, or other liquid (partially or completely treated, or in its natural state), flowing out of a septic tank, aerobic treatment unit, dispersal system, or other OWTS component.

Electronic Deliverable Format (EDF)

The data standard adopted by the SWRCB for submittal of groundwater quality monitoring data to the State Water Board's internet-accessible database system, Geotracker.

Existing OWTS

An OWTS that, was constructed, operating, and issued a permit prior to the effective date of the LAMP.

Grease Interceptor

A passive interceptor with a rate of flow exceeding 50 gallons-per-minute located outside a building, and used for separating and collecting grease from wastewater.

Groundwater

Water below the land surface that is at, or above, atmospheric pressure.

High Strength Wastewater

Wastewater, prior to septic tank or other form of OWTS treatment component, having:

- A 30-day average concentration of Biochemical Oxygen Demand (BOD) greater than 300 milligrams per liter (mg/L),
- Total Suspended Solids (TSS) greater than 330 mg/L, or
- A Fats, Oil, and Grease (FOG) concentration greater than 100mg/L.

Impaired Water Bodies/303(d) List

Surface water bodies, or segments thereof, identified on the Section 303(d) list pursuant to the Federal Clean Water Act, approved by the SWRCB, and United States Environmental Protection Agency (EPA).

International Association of Plumbing and Mechanical Officials (IAPMO)

An association that assists individual jurisdictions, both in the United States and abroad, to meet their specific needs by coordinating the development and adaptation of plumbing, mechanical, swimming pools, and solar energy codes.

Local Agency

Any subdivision of state government responsible for permitting, installation, and regulation of OWTS within its jurisdictional boundaries; typically a county, city, or special district.

Local Agency Management Program (LAMP)

A program for the siting, design, operation and maintenance of OWTS, developed by a local agency, and approved by the RWB as an alternate method to achieve the same policy purpose as that of OWTS policy. Herein referred to as the Program.

Major Repair

A repair for an OWTS dispersal system due to surfacing wastewater effluent from the dispersal field and/or wastewater backed up into plumbing fixtures because the dispersal system is not able to percolate the design flow of wastewater associated with the structure served, or for a septic tank as a result of compartment baffle failure, or tank structural integrity; failure such that either wastewater is exfiltrating, or groundwater is infiltrating.

Mottling

A soil condition that:

- Results from oxidizing or reducing minerals due to soil moisture changes from saturated to unsaturated over time,
- Is characterized by spots or blotches of different colors or, shades of color (grays and reds), interspersed within the dominant color as described by the USDA soil classification system, and
- May indicate historic seasonal high ground water levels.

Mound System

An above ground dispersal system, having subsurface discharge, used to enhance soil treatment, dispersal, and absorption of effluent discharged from an OWTS treatment unit (e.g., septic tank).

National Sanitation Foundation (NSF) International

A not for profit, non-governmental organization which develops health and safety standards, and performs product certification.

New Development

A proposed tract, parcel, industrial, or commercial development which has not been granted one or more of the following, on or prior to approval of the LAMP:

- Approval, or conditional approval, of a tentative parcel or tract map by a local agency (i.e., County/City Planning Commission, City Council, Board of Supervisors),
- A conditional use permit, and/or
- Approval, or conditional approval, from the Division of Environmental Health Services (DEHS), and/or Building and Safety Division.

New OWTS

An OWTS permitted after the effective date of this LAMP.

Notice of Condition

A "Notice of Condition" is a site specific document that is provided to the customer by DEHS. It is the owner's responsibility to ensure the document is recorded with the County Recorder's office and a copy provided to DEHS before use of the alternative OWTS is permitted.

OWTS

Wastewater treatment systems that use subsurface disposal, including: individual; community collection and disposal; and alternative collection and disposal systems.

Note: OWTS do not include "graywater" systems pursuant to Chapter 16 of the California Plumbing Code.

Percolation Test

A method of testing water absorption of the soil by using clean water to determine the dispersal system design.

Permit

A document issued by a local agency that allows the installation, use, and/or monitoring of an OWTS.

Projected Flows

Wastewater flows into the OWTS determined in accordance with any of the applicable methods for determining average daily flow in the California Plumbing Code.

Public Water System

A system for the provision of water for human consumption, through pipes or other constructed conveyances, that has 15 or more service connections (or regularly serves at least 25 individuals daily), at least 60 days out of the year. Per California Health and Safety Code Section 116275(h), a public water system includes any:

- Collection, treatment storage, and distribution facilities under control of the operator of the system that are used primarily in connection with the system.
- Collection or pretreatment storage facilities not under the control of the operator that are used primarily in connection with the system.
- Water system that treats water on behalf of one or more public water systems for the purpose of rendering it safe for human consumption.

Public Water Well

A ground water well serving a public water system.

Qualified Professional

An individual licensed, or certified by a State of California agency, to design OWTS and practice as a professional for other associated reports, as allowed under their license or registration. Qualified Professionals include the following:

- Registered Civil Engineers
- Certified Engineering Geologists
- Registered Environmental Health Specialists (REHSs)
- Registered Geologists
- Geotechnical Engineers.

Replacement OWTS

An OWTS that, after the effective date of this LAMP, has its treatment capacity expanded or its dispersal system replaced or added onto.

Regional Water Quality Control Board (RWB)

Regional Water Board is any of the Regional Water Quality Control Boards designated by California Water Code Section 13200. Any reference to an action of the Regional Water Board in this Policy also refers to an action of its Executive Officer. Depending on the site specific location of the onsite wastewater treatment system, Regional Water Board reference in this document may refer to the Colorado River Basin Water Board, the Lahontan Water Board, or the Santa Ana Water Board.

Sand

A soil particle or type of soil texture. As a:

- Soil particle – Sand consists of individual rock, or mineral particles, having diameters ranging from 0.05 to 2.0 mm.
- Soil texture – Sand is soil that is comprised of 85% or more sand particles, with the percentage of silt plus 1.5 times the percentage of clay particles comprising less than 15%.

Seepage Pit

A drilled or dug excavation three to six feet in diameter. It is also gravel filled but has a hollow core with a minimum depth below the inlet of 10 feet and receives effluent discharge for dispersal from a septic tank or other OWTS treatment unit.

Septic Tank

A watertight, covered, receptacle designed for primary treatment of wastewater and constructed to:

- Receive wastewater discharged from a building,
- Separate settleable and floating solids from liquid,
- Digest organic matter using anaerobic bacterial action,
- Store digested solids, and
- Clarify wastewater for further treatment with final subsurface discharge.

Service Provider

A person who is state licensed with knowledge and competency in OWTS design, construction operation, monitoring and maintaining an OWTS in accordance with this LAMP. For ATUs, the individual must also be certified and/or trained extensively by the manufacturer of an OWTS with supplemental treatment to install, maintain, service, monitor and repair the specific model/type of OWTS.

Silt

A soil particle or type of soil texture. As a:

- Soil particle – Silt consists of individual rock, or mineral particles, having diameters ranging from 0.05 to 0.002mm.
- Soil texture – Silt is soil that is comprised of approximately 80% or more silt particles, and not more than 12% clay particles using the USDA soil classification system.

Site

The location of the OWTS and/or a reserve dispersal area, capable of disposing 100% of the design flow from all the sources the OWTS is intended to serve.

Site Evaluation

An assessment of the characteristics of the site, sufficient to determine its suitability for an OWTS that meets the requirements of this LAMP.

Soil

The naturally occurring body of porous mineral and organic materials on the land surface, which is composed of:

- Unconsolidated materials, including sand, silt, and clay sized particles.
- Varying amounts of larger fragments, and organic matter.
- Earthen material with particles smaller than 0.08 inches (2mm) in size.

Soil Texture

The soil class that describes the relative amount of sand, clay, silt, and combinations thereof.

State Water Resources Control Board (SWRCB)

A five member State Water Board, which develops statewide water protection plans, and establishes water quality standards.

Supplemental Treatment

Any OWTS, or component thereof, which performs additional wastewater treatment, so the effluent meets a predetermined performance requirement, according to the RWB, prior to the discharge of effluent into the dispersal field. This excludes septic and/or dosing tanks.

A unifying program created to fulfill the Legislature's mandate for the coordination of all water quality monitoring conducted by the State and RWBs. It is managed by a roundtable of monitoring coordinators from the SWRCB and nine RWBs.

Telemetric

The ability to automatically measure and transmit OWTS data by wire, radio, or other means.

Total Coliform

A group of bacteria consisting of several genera belonging to the family *Enterobacteriaceae*, which includes *Escherichia coli* (E. coli) bacteria.

USDA

The federal department which provides leadership regarding food, agriculture, natural resources, and related issues.

Waste Discharge Requirement

A permit issued for operation and discharge of waste pursuant to California Water Code Section 13260.

Water Quality Control Plan

Refer to the Basin Plan definition.

===== Page 8 =====

Program Overview

This section provides information regarding the different regions, OWTS Policy, Program needs, requirements, and exceptions, as well as the RWBs contact information.

Regional Water Quality Control Boards (RWB)s in San Bernardino County

OWTS located within San Bernardino County are governed by the following RWBs:

- Region 6 – Lahontan
- Region 7 – Colorado River
- Region 8 – Santa Ana

Each region has environmental differences that create unique construction design concerns. To address these concerns the three regional boards have developed individualized basin plans. These basin plans provide criteria for the installation of OWTS, affected waterways and prohibition areas within their region. This criterion is used to determine which sites may need RWB approval.

===== Page 9 =====

OWTS Policy

The OWTS Policy was created to meet the requirements of Assembly Bill (AB) 885 to promulgate consistent, statewide, standards for the regulation of OWTS. The policy was

adopted by the State Water Board in June 2012, and became effective May 13, 2013. The policy categorized OWTS into the following tiers:

Tier	Description
0	Applies to all existing systems which function properly, do not meet the conditions of a failing system, and are not contributing to pollution of any waterways.
1	Applies to all new and/or replacement OWTS which meet low risk siting and design requirements in areas which do not have an approved LAMP as specified in Tier 2.
2	Applies to any new and/or replacement OWTS which do not fall into the Tier 3 <u>adjacent</u> to impaired waterways, or in prohibition areas category. This tier is referred to as the LAMP and allows the County to apply standards that differ from the State.
3	Describes all systems currently located <u>within</u> areas denoted as impaired waterways. These systems have been identified as potential sources of pollution, and need to abide by the Advanced Protection Management Program prescribed in Tier 3 of the <u>OWTS Policy</u> .
4	A temporary classification for all systems that have been found to be failing, and/or needing repair. Once the system has been repaired, it will be placed in either Tier 0, Tier 2, or Tier 3.

Program Need

With development in rural areas of San Bernardino County continuing to grow, and with nearly 25% of housing units using OWTS, the requirements defined by Tier 1 of the OWTS Policy do not meet the future development needs of San Bernardino County. The limitations on dispersal depth, the 2 1/2 acre minimum parcel size for new lots on which OWTS can be installed, and the prohibition of the use of seepage pits is too restrictive. The Program specifically addresses wastewater issues, County requirements, and scope of coverage for OWTS installation and maintenance. It also allows for the continued use and installation of OWTS. The requirements in the Program are derived from the California Plumbing Code requirements for private sewage disposal systems, the OWTS Policy which allows different densities for new development from a Tier 1 Program, and local ordinances. This section describes the various needs due to diversity and construction.

Diversity

Requirements for OWTS necessitate flexibility due to the diversity of soil conditions, depth to ground water, climates, and population.

Construction

The Program was created to accommodate the various construction needs throughout the unincorporated areas of the County of San Bernardino. The Program includes

general technical information regarding construction needs within the County, as well as provides an effective means to manage OWTS on a routine basis. The Program is adaptive and can be modified every 5 years during the required review by the Regional Water Quality Control Board.

Program Standards, Applicability, Requirements and Exceptions

The Program provides minimum standards and requirements for the treatment and disposal of sewage through the use of OWTS, when no connection to a sewer is available, to protect water quality, public health and safety. This section describes the minimum standards, and requirements for OWTS under the Program, as well as detailing the OWTS that are exceptions, and therefore not covered under the Program.

Support of Onsite Wastewater Disposal

When a community sewer is not available, and a property improvement will generate wastewater, the property owner must demonstrate the following to DEHS to verify the lot will support onsite wastewater disposal:

- Soils are conducive to onsite wastewater disposal.
- Sewer is not available within 200 feet (plus 100 feet per dwelling unit thereafter).
- Enough area is available to install a septic system that meets proper setbacks (for new construction, 100% expansion area must be available).
- OWTS will not impact ground or surface water.
- OWTS is sized appropriately to serve the intended land use.

Applicability of Program Standards

Program standards apply to all OWTS which:

- Are newly constructed, replaced, subject to a major repair, and discharge liquid waste below ground.
- Have affected, or have the potential to affect, ground water or other water quality or health hazards.

Requirements

The Program addresses the minimum requirements for monitoring, and/or conditional waiver of waste discharge for OWTS located within the unincorporated areas of the County of San Bernardino. The Program may include one, or more, of the following to achieve this purpose:

- Differing system requirements
- Differing siting controls (i.e., system density and setback requirements)
- Requirements for owners to enter agreements regarding monitoring and maintenance.
- Creation of an onsite management district (also known as a designated maintenance area)

In addition to all standards and requirements, all proposed, and/or currently installed OWTS must be in compliance with Section 33.0890.33-33.08131 of San Bernardino County Code. The Perc Standards will be revised to correspond to design criteria included in this document, including the design rate mpi's, soils texture chart, gravel correction factor update, and slope analysis.

Exceptions

There are specific OWTS which are not included in the Program. These exceptions require individual discharge requirements, or a waiver of individual waste discharge requirements issued by the RWB. Exceptions include:

- OWTS having a projected wastewater flow of over 10,000 gallons per day (GPD).
- OWTS receiving high strength wastewater, unless the waste stream:
 - Is from a commercial food service facility with BOD less than 900 mg/L, and
 - Has a properly functioning oil/grease interceptor.

===== Page 11 =====

Wastewater treatment plants which do not meet RWB prescribed performance requirement or are not NSF/ANSI certified or listed.

- Subsurface disposal systems including leach fields and seepage pits, must comply with USEPA Underground Injection Control requirements when classified as a Class V well. Subsurface disposal systems with at least one of the following characteristics are classified as Class V wells:
 - i. The system has the capacity to serve 20 or more persons per day.
 - ii. The system receives wastewater other than domestic wastewater such as that generated by manufacturing, chemical processing, industrial fluid disposal, automotive repair, or recycling.
 - iii. The system receives sewage containing biological agents (such as wastewater from recreational vehicles or portable toilets).
- Disposal systems that are classified as Class V wells must be registered with USEPA either by completing the online form at: <https://www.epa.gov/uic/forms/underground-injection-wells-registration> , or by completing and submitting Form 7520-16: Inventory of Injection Wells. Form 7520-16 is available at: <https://www3.epa.gov/region9/water/groundwater/uic-pdfs/7520-16.pdf> .

Contact Information

This section provides contact information for the three (3) RWBs which can provide additional guidance regarding OWTS in San Bernardino County.

Lahontan Region (6)

15095 Amarosa Road, Bldg 2, Suite 210
Victorville, CA 92394
(760) 241- 6583

www.waterboards.ca.gov/lahontan

Colorado River Basin Region (7)

73-720 Fred Waring Dr. Suite 100
Palm Desert, CA 92260
(760) 346-7491

www.waterboards.ca.gov/coloradoriver

Santa Ana River Region (8)

3737 Main Street, Suite 500
Riverside, CA 92501-3339
(951) 782-4130

www.waterboards.ca.gov/santaana

Involved Agencies

Oversight of OWTS installation and maintenance is a multiple agency effort. This section provides an overview of the primary agencies involved in San Bernardino County.

Building and Safety Division - Land Use Services Department

The Building and Safety Division is responsible for:

- Issuing permits for new construction, replacement and repair of OWTS.
- Reviewing plot plans for new and replacement OWTS.
- Retaining permit information regarding new construction, replacement systems, repairs, and plot plans.
- Complying with Program reporting requirements regarding issued permits for new and replacement OWTS.

The following information must be provided by the Building and Safety Division to the Division of Environmental Health (DEHS) annually for new, replacement and/or repaired OWTS, along with information provided by other divisions:

- Number of permits issued
- Location
- Description of permits (i.e., new, replacement, an/or repair)
- Tier the permit was issued under

The Building and Safety Division requires DEHS approval on all OWTS proposals when the OWTS is located within a prohibition area, or within the Advanced Protection Management Program (APMP) area (refer to [Chapter 6](#) for more information regarding the APMP). Obtaining an OWTS permit, and obtaining local land use approval, are two separate processes. Local Land Use approval (i.e., obtaining a Land Use permit) is not a substitute for an OWTS permit issued by the Division of Building and Safety, nor does it guarantee issuance of an OWTS permit.

Code Enforcement - Land Use Services Department

This division is responsible for:

- Investigating complaints for overflowing/failed septic tanks for single family residences, and two-unit dwellings, which includes:
 - Requiring property owners to obtain applicable permits from the Building and Safety Division for repairs, or replacement of failing systems.
 - Retaining information regarding complaints and investigations for overflowing or failed septic systems, and subsequent actions taken.
- Complying with the Program reporting requirements for complaint investigations, which includes:
 - Providing information to the DEHS annually pertaining to OWTS operation and maintenance, including number, and location of the complaints.
 - Identifying investigated complaints.
 - Documenting how the complaints were resolved.

Division of Environmental Health Services (DEHS) - Department of Public Health

This division is responsible for:

- Issuing permits for alternative treatment systems.
- Reviewing:
 - Percolation reports, and
 - ~~Alternative-Supplemental~~ treatment and/or alternative dispersal proposals for new and replacement septic systems in:
 - ✓ High risk residential areas, and
 - ✓ Commercial projects.
- Investigating and storing records of complaints for OWTS in multi-family dwellings (3 or more units).
- Complying with Program reporting requirements, which includes:
 - Providing information to the RWB annually regarding:
 - ✓ Complaints pertaining to OWTS operation and maintenance for multi-family dwellings, including number and location of complaints.
 - ✓ Applications and registrations issued as part of the liquid waste hauler program.
 - Identifying investigated complaints for multi-family dwellings, and
 - Determining how complaints were resolved.
 - Compiling data transferred from BNS and Code Enforcement into one county document.

CHAPTER 2: MINIMUM SITE EVALUATION STANDARDS

This chapter provides information, to determine when a percolation test is required, the minimum site evaluation standards for parcels where an Onsite Wastewater Treatment

Comment [CM2]: Edited to add clarity

Comment [CM3]: Please define and delineate high risk residential areas

System (OWTS) is proposed, and minimum qualifications for OWTS practitioners when a sewer connection is not available.

Percolation Testing

The Division of Environmental Health Services (DEHS) requires percolation testing for all new septic systems for residential and non-residential development where a percolation report has not already previously been completed. This section provides information regarding the percolation testing, including the site evaluation, percolation testing notification, and information regarding when seepage pits are allowed.

Site Evaluation

Prior to reviewing a percolation test, and approving the use of an OWTS, DEHS may require a site evaluation during percolation testing to:

- Ensure proper system design, and
- Evaluate site location to ensure the system will be in compliance.

Percolation Testing Notification

A Qualified Professional (as defined in the Definitions section of this document) must first submit a Notification of Percolation Test, to DEHS, at least two business days prior to performing any percolation test in the unincorporated areas of San Bernardino County. When a percolation test notification is submitted for a lot which requires a site evaluation (or a percolation *report* is submitted for a lot which requires a site evaluation and no inspection was conducted), then DEHS will conduct an inspection of the lot to evaluate:

- Lot size,
- Slope,
- Streams,
- Rock outcroppings, and
- Any other criteria which may affect installations of a standard septic system.

Prior to the site evaluation, DEHS personnel will contact the applicant to inform him/her of the site evaluation date and fee requirement.

===== Page 14 =====

Percolation Testing

DEHS requires percolation testing, and accompanying reports, to be prepared by a Qualified Professional. For soil to be considered uniform, test results must fall within 25% of the mean percolation rate. If not uniform, use the most conservative test result. Determining the number of percolation tests required will be based on soil conditions and project type. Percolation testing:

- Is used to ensure the dispersal site is located in an area where no conditions exist, which could:

- Adversely affect the performance of the system, or
- Result in groundwater contamination.
- Is used to determine the necessary area needed to treat, and maintain underground sewage properly.
- Must be in the general area of the disposal system, both primary and expansion, if the proposed area is known.

Seepage Pits

The use of seepage pits, as a dispersal field, will only be allowed in instances where leach lines are not feasible, and minimum separation requirements to groundwater are met. DEHS requires there be a 10-foot minimum separation from the bottom of the seepage pit to groundwater. When the pit minutes per inch (MPI) is less than 10, the following must occur:

- The separation to groundwater must be at least 40 feet from the bottom of the seepage pit, or
- A sieve analysis of the soil, for a thickness of 10 feet below the bottom of the seepage pit, must contain at least 15% fines passing the #200 United States standard sieve.

Section 33.0895 of the San Bernardino County Code prohibits the use of seepage pits in the mountain areas.

Evaluation Methods

Site evaluations contain site specific information, which includes a review of the physical features of the site. Exploratory borings or trenches are the main evaluation methods to determine if there is adequate separation from the bottom of the dispersal system to the groundwater. To determine the highest level of groundwater with the dispersal, data from permitted wells, local water purveyors, and the United States Geological Survey (USGS) are used in addition to exploratory borings or trenches. This section details the evaluation methods, as well as the information that will be reported.

Parcel Features

The following parcel features will be evaluated within the percolation report:

- Location of the parcel(s) where the OWTS is being proposed.
- Description of the site and surroundings, including:
 - Water courses,
 - Vegetation type,
 - Existing structures
 - Location of any rock outcroppings, and
 - Historic groundwater.
- Any other feature that may affect sewage disposal.

Soil Profile

Soil characteristics determine the minimum number of exploratory borings (or trenches), as well as the number of percolation tests required for the parcel(s). A soil profile must be created to:

- Determine the suitability of the soils for absorption of wastewater, and
- Verify adequate vertical separation between the bottom of the dispersal field, and historic groundwater levels.

More extensive testing is required, as determined by a Qualified Professional, for moderate and severe soil conditions.

Exploratory Borings

The table below shows the minimum number of exploratory borings needed per development.

Gross Lot size		Soil Conditions	
		Favorable to moderate	Severe
Subdivisions and individual lot sales	<1 acre	3 borings first 10 lots 1 boring every 10 thereafter	8 borings first 10 lots 5 borings every 10 thereafter
	1-5 acres	5 borings first 10 lots 3 borings every 10 lots thereafter	2 borings per lot*
	>5 acres	1 boring per lot*	
Residential lot	Any size	1 boring*	
Commercial lot, or confluent system under one ownership	Any size	1 boring per 4,000 gallons septic tank capacity*	1 boring per 2,000 gallons septic tank capacity*
Parcel Map	5 acres or less	1 boring in the center of the undivided parcel	2 borings evenly spaced in the undivided parcel

* This indicates borings in the area of the disposal system.

===== Page 16 =====

Boring and Trenching Results

When reporting the results for boring and trenching, each hole or excavation must be numbered, and graphically describe the soil strata at each excavation. In areas where there is a discrepancy between soil profile indicators (mottling) and direct observations, the direct observation method indicating the highest ground water level will govern. To ensure the reporting results provide all the required information, the following table will be used as a guide:

Observation	Information Described
Soil Profile	<ul style="list-style-type: none"> • Color • Field texture analyses

	<ul style="list-style-type: none"> • Soil Mottles • Bedrock • Structure • Roots • Pores
Soil Lithology	Direct visual observation when the soil lithology is stratified and contains low-permeability layers; which may affect the onsite disposal system performance (i.e., sandy silts and clay caliche).
Textures	Approximate percentage of cobbles, gravel, sand, silt, and clay.
Colors	Background soil color using the Munsell Soil Color Chart.
Roots	Presence and extent of small and/or large roots.
Excavating/Drilling	Ease of excavating or drilling based on: <ul style="list-style-type: none"> • Depth to bedrock, and • Rock competency (i.e., soft, firm, hard, refusal).
Moisture at or near the point of saturation after 24 hours	<ul style="list-style-type: none"> • Presence of free water. • Observed groundwater, at the: <ul style="list-style-type: none"> – Level the groundwater reaches in the excavation, or – Highest level of sidewall seepage into the excavation.
Structural Characteristics	Structural characteristics, stratigraphy and geologic origin when it is determined necessary and/or for severe sites.

Minimum Qualifications and Certification for OWTS Practitioners

The following table outlines the minimum qualifications for OWTS practitioners. Any licenses or certifications possessed by these practitioners must have been issued from the State of California.

OWTS Service	Minimum Qualifications
Alternative Supplemental Treatment and/or Alternative Dispersal System Inspection and Monitoring	Manufacturer Certified Wastewater Maintenance Provider
OWTS Design	<ul style="list-style-type: none"> • Qualified Professional, or • Licensed Contractor (Class A, C-36, or C-42)
OWTS Certification	
Percolation Test	Qualified Professional
Septic Tank Pumping & Reporting	DEHS permitted Liquid Waste Hauler
System Installation (new and replacement)	Licensed Contractor (Class A, C-36, or C-42)

Exception: Per the California Health and Safety Code Section 19825, homeowners may build within their property as an Owner-Builder without the need of a professional.

Plot and Grading Requirements

This section provides the requirements needed by the Building and Safety Division and/or DEHS when preparing plot plans and grading plans.

Plot Plans

A plot plan is a plan that is required to be submitted with the percolation report to show where the system will be sited. The plot plan must:

- Include the tested property, drawn to the following scale:
 - Single Family Home, Small Commercial Minimum 1" = 30'
 - Parcel Map, Subdivision, Large Commercial Minimum 1" = 40'
- Show the proposed system, and 100% expansion area, including existing and potential structures, wells, streams, contours, significant vegetation (including trees), rock outcroppings, the location of all borings/tests, and the proposed house pad.
- Include a hypothetical system using the following table:

If lot sales are zoned for...	Then provide a hypothetical system...
Single family homes (lot sale subdivisions),	For a five (5) bedroom home on each lot.
Multi-unit development,	Sufficient for the effluent discharged by an average of three bedrooms per unit.

The proposed dwelling/development must be located so the initial subsurface sewage disposal system (and the required 100% expansion area) functions by gravity flow, unless otherwise approved. When leach lines or pits serve a common system for two or more units, add 30% more square footage to the total absorption area.

Grading Plans

Depending on the degree of grading for a project, San Bernardino County Land Use Department may require a grading plan. If a grading plan is required it should be included with the percolation report submittal. A grading plan helps DEHS ensure testing was done at the correct depths. Where grading is expected, include the original and finished elevations in the grading plan. For details on how to complete a grading plan contact [San Bernardino County Land Development](#).

If...	Then ...
The grading plan was prepared by others,	Comment in regards to the recommendations set forth in the report.
It is unknown if a grading plan is needed,	<ul style="list-style-type: none"> • Include qualifying statements in the area(s) for the primary and expansion systems, or • Title the report "Preliminary" (preliminary reports are adequate for purposes of recordation, with recommendations to be followed for building permit purposes).

CHAPTER 3: SITING STANDARDS

To ensure that Onsite Wastewater Treatment Systems (OWTS) do not adversely affect water quality, the government agencies tasked with protecting the public's health, ground water and safety have developed siting standards for OWTS. This chapter provides information regarding siting standards such as, minimum lot size, setback requirements (including increased setback and notification requirements for OWTS located near public water systems), natural ground slope and density.

Setback Requirements

The minimum separations listed herein are largely derived from the California Plumbing Code, Appendix H and are measured in feet. In some cases, additions or changes have been made in order to adequately protect public health. Where differences exist, the greater separation prevails, unless waived for cause by the County [as described in Chapter 7 of the Local Agency Management Program (LAMP)]. The following table provides the minimum requirements for installation of OWTS for either new or existing structures.

Table 3.1

Minimum Setback Required From	Septic Tank	Disposal Field	Seepage Pit
Non-Public Water Supply Well ^{1,8}	100	100 ²	150 ²
Public Water Supply Well ¹	100	150 ²	200
Buildings or Structures ³	5	8	8
Property line adjoining private property	5	5	8
Streams and other flowing bodies of water ^{9,11}	100	100	150
Drainage Course	50	50	50
Lakes, ponds, and other surface water bodies ^{10,11}	200	200	200
Colorado River/ Mojave River	50	200	200
Large Trees ⁴	10	-	10
Seepage pits	5	5	12
Disposal field	5	4 ⁶	5
Private domestic water lines (building service line)	5	5	5
Public Domestic Water Lines	25	25	25
Distribution Box	n/a	5	5
Ground surface on sloping ground	n/a	15	15
Groundwater ⁵	5	5 ⁷	10

- ¹ Drainage piping will clear domestic water supply wells by not less than 50 feet. This distance will be permitted to be reduced to not less than 25 feet where the drainage piping is constructed of materials approved for use within a building.
- ² For any system discharging 5,000 gallons per day (GPD), or more, the required setback will be increased to 200 feet.
- ³ Includes porches and steps whether covered or uncovered, breezeways, roofed porte cocheres, roofed patios, carports, covered walls, covered driveway, and similar structures or appurtenances.
- ⁴ Any tree with a trunk diameter of one foot or more within 5 feet of the system that will not be removed during construction.
- ⁵ The highest known level to which groundwater is known to have occurred rather than the level at the time when testing occurred.
- ⁶ Plus 2 feet for each additional foot or depth in excess of 1 foot below the bottom of the drain line.
- ⁷ For any system utilizing advanced treatment, this minimum separation may be reduced to 2 feet with approval under the Advanced Protection Management Program (APMP) (refer to Chapter 6 for more information regarding the APMP) and the Regional Water Quality Control Board (RWB).
- ⁸ Unless regulatory or legitimate data requirements necessitate that monitoring wells be located closer.
- ⁹ Where the edge of the water body is the natural or levied bank for creeks and rivers, or may be less where site conditions prevent mitigation of wastewater to the water body.
- ¹⁰ Where the edge of the water body is the high water mark for lakes and reservoirs and the mean high tide line for tidally influenced water bodies.
- ¹¹ Where the effluent dispersal system is within 1,200 feet from a public water systems' surface water intake point, within the catchment of the drainage, and located such that it may impact water quality at the intake point (such as upstream of the intake point for flowing water bodies), the dispersal system will be no less than 400 feet from the high water mark of the reservoir, lake or flowing water body. Where the effluent dispersal system is located more than 1,200 feet but less than 2,500 feet from a public water systems' surface water intake point, the dispersal system will be no less than 200 feet from the high water mark of the reservoir, lake or flowing water body.

Minimum Set Back Requirements

When reviewing setback requirements, the minimum:

- Depth of earth cover required over the dispersal field is twelve inches. When the dispersal field cannot be installed twelve inches below the ground surface, and meet the above separation requirements, then a supplemental treatment system will be required.
- Criteria specified in Table 3.1 must be met within the area of the proposed system and within the 100% expansion area for the proposed system.

OWTS Located Near ~~Public~~ Municipal and/or Domestic Water Systems

Existing or proposed OWTS in close proximity to ~~public-municipal~~ water supply wells, domestic supply wells, private supply wells, and surface water treatment plant intakes, have the potential to adversely impact source water quality. Due to this possibility:

- Increased setback requirements (i.e., OWTS location within 1200 feet of a surface water intake) are necessary.
- The Division of Environmental Health Services (DEHS) and the Building and Safety Division will follow the table below to provide adequate notification (regarding OWTS installations, replacements or repairs to existing OWTS near groundwater or surface water intake) to:
 - Owner(s) of public water systems, and
 - State Water Resources Control Board (SWRCB), Division of Drinking Water (DDW), if the water system is regulated by the DDW.

Step	Action						
1	Determine which division is responsible for the OWTS review. <table border="1" style="margin-left: 20px; width: 80%;"> <thead> <tr> <th style="text-align: center;">If the OWTS review is done for a...</th> <th style="text-align: center;">Then the review will be completed by...</th> </tr> </thead> <tbody> <tr> <td>Percolation report,</td> <td>DEHS.</td> </tr> <tr> <td>Plot plan,</td> <td>Building and Safety Division.</td> </tr> </tbody> </table>	If the OWTS review is done for a...	Then the review will be completed by...	Percolation report,	DEHS.	Plot plan,	Building and Safety Division.
If the OWTS review is done for a...	Then the review will be completed by...						
Percolation report,	DEHS.						
Plot plan,	Building and Safety Division.						
2	Review the location of the proposed new/replacement OWTS (at the time of permit application) in relation to: <ul style="list-style-type: none"> • Impaired water bodies within the County of San Bernardino, and • Public water system service area boundary maps (boundary maps and boundaries are updated annually and/or as needed). 						

Table continued from previous page.

Step	Action

3	<p>Determine if a proposed or existing OWTS location is within the required setbacks:</p> <table border="1"> <thead> <tr> <th data-bbox="277 443 646 506">If the proposed OWTS location...</th> <th data-bbox="646 443 1154 506">Then...</th> </tr> </thead> <tbody> <tr> <td data-bbox="277 506 646 989"> <p>Cannot be relocated and is within:</p> <ul style="list-style-type: none"> The required horizontal setback of a public <u>any private, domestic or municipal supply</u> well (please see next section for minimum horizontal setbacks), or 1,200 feet of an intake point, </td> <td data-bbox="646 506 1154 989"> <ul style="list-style-type: none"> Building and Safety will refer the customer to DEHS. DEHS will: <ul style="list-style-type: none"> Notify the water system owner(s)/DDW of the following: <ul style="list-style-type: none"> ✓ The required setbacks have not been met. ✓ They have five (5) business days from the receipt of the application to provide recommendations and comments to DEHS. Refer to the section <u>Notifying Water System Owners and the Division of Drinking Water (DDW)</u> for notification requirements. Proceed to step 5. </td> </tr> <tr> <td data-bbox="277 989 646 1199"> <p>Is not within:</p> <ul style="list-style-type: none"> The required horizontal setbacks of a public well, or 1,200 feet of an intake point, </td> <td data-bbox="646 989 1154 1199"> <p>The OWTS will continue to be reviewed based on the requirements in the LAMP, and will not need to meet the additional setbacks.</p> </td> </tr> <tr> <td data-bbox="277 1199 646 1409"> <p>Is suspected to be within the required setbacks, and the location of the public water source cannot be verified,</p> </td> <td data-bbox="646 1199 1154 1409"> <p>The agency completing the review will require the customer to:</p> <ul style="list-style-type: none"> Contact the water purveyor, and Obtain a letter verifying the proposed OWTS is not within the setback requirements. </td> </tr> </tbody> </table>	If the proposed OWTS location...	Then...	<p>Cannot be relocated and is within:</p> <ul style="list-style-type: none"> The required horizontal setback of a public <u>any private, domestic or municipal supply</u> well (please see next section for minimum horizontal setbacks), or 1,200 feet of an intake point, 	<ul style="list-style-type: none"> Building and Safety will refer the customer to DEHS. DEHS will: <ul style="list-style-type: none"> Notify the water system owner(s)/DDW of the following: <ul style="list-style-type: none"> ✓ The required setbacks have not been met. ✓ They have five (5) business days from the receipt of the application to provide recommendations and comments to DEHS. Refer to the section <u>Notifying Water System Owners and the Division of Drinking Water (DDW)</u> for notification requirements. Proceed to step 5. 	<p>Is not within:</p> <ul style="list-style-type: none"> The required horizontal setbacks of a public well, or 1,200 feet of an intake point, 	<p>The OWTS will continue to be reviewed based on the requirements in the LAMP, and will not need to meet the additional setbacks.</p>	<p>Is suspected to be within the required setbacks, and the location of the public water source cannot be verified,</p>	<p>The agency completing the review will require the customer to:</p> <ul style="list-style-type: none"> Contact the water purveyor, and Obtain a letter verifying the proposed OWTS is not within the setback requirements.
If the proposed OWTS location...	Then...								
<p>Cannot be relocated and is within:</p> <ul style="list-style-type: none"> The required horizontal setback of a public <u>any private, domestic or municipal supply</u> well (please see next section for minimum horizontal setbacks), or 1,200 feet of an intake point, 	<ul style="list-style-type: none"> Building and Safety will refer the customer to DEHS. DEHS will: <ul style="list-style-type: none"> Notify the water system owner(s)/DDW of the following: <ul style="list-style-type: none"> ✓ The required setbacks have not been met. ✓ They have five (5) business days from the receipt of the application to provide recommendations and comments to DEHS. Refer to the section <u>Notifying Water System Owners and the Division of Drinking Water (DDW)</u> for notification requirements. Proceed to step 5. 								
<p>Is not within:</p> <ul style="list-style-type: none"> The required horizontal setbacks of a public well, or 1,200 feet of an intake point, 	<p>The OWTS will continue to be reviewed based on the requirements in the LAMP, and will not need to meet the additional setbacks.</p>								
<p>Is suspected to be within the required setbacks, and the location of the public water source cannot be verified,</p>	<p>The agency completing the review will require the customer to:</p> <ul style="list-style-type: none"> Contact the water purveyor, and Obtain a letter verifying the proposed OWTS is not within the setback requirements. 								
4	<p>Review any comments/recommendations submitted by the affected water system owner(s) and the DDW prior to issuing an OWTS installation or repair permit for any system.</p>								
5	<p>Notify the affected water system owner(s) and the DDW regarding the action taken upon issuance and/or denial of an OWTS installation or repair permit. Approval/denial will be determined based on the risk of the OWTS to water quality.</p>								

6	Determine if the proposed OWTS location is approved:	
	If the location is...	Then DEHS will...
	Approved,	<ul style="list-style-type: none"> Refer the customer to Building and Safety Division to complete the plot plan review, or Complete the percolation report review.
Not Approved,	Inform the customer he/she will need to install an alternative treatment system (refer to <u>Chapter 5</u> for information regarding alternative treatment systems).	

===== Page 21 =====

Horizontal Sanitary Setbacks for ~~Public~~ Domestic and/or Municipal Wells

The table below provides information to determine the horizontal sanitary setbacks for public wells.

If the dispersal system...	Then the horizontal sanitary setback will be...
Does not exceed 10 feet in depth,	150 feet.
Exceeds 10 feet in depth,	200 feet.
Exceeds 20 feet in depth,	600 feet.

Dispersal systems which exceed 20 feet in depth, and are located within 600 feet of a ~~public~~ any domestic or municipal well, will be required to have a Qualified Professional evaluate the two-year time travel for microbial contaminants to determine the required setback. In no case will the minimum setback be less than 200 feet.

Notifying Water System Owners and the Division of Drinking Water (DDW)

Based on who is responsible for the water system, DEHS must send notification to the water system owner(s) and/or the DDW regarding any proposed OWTS. The notification will be done either electronically or in writing, and must contain a copy of the permit application, which includes:

- Estimated wastewater flows,
- Intended use of the proposed structure generating the wastewater,
- Soil data,
- Estimated depth to seasonally saturated soils, and
- A topographical plot plan for the parcel showing the OWTS, including:
 - Layout of the system,
 - Property boundaries,
 - Proposed structures,
 - Physical address, and
 - Name of the property owner.

The DDW will only be contacted for systems which are under their purview; this includes any system with more than 200 connections. Systems with fewer than 200 connections will be under the jurisdiction of the local agencies.

Density/Minimum Lot Size Requirements

The County of San Bernardino has minimum lot size requirements for subdivisions of property, which rely on OWTS. In the unincorporated areas, a minimum lot size of one half acre (average gross) per dwelling unit is required for all new developments. This section provides definitions for a new development, as well as an explanation of the requirements for various development types located within the unincorporated areas of the County.

New Developments

When additional structures are added to existing developments, and these additions will result in increased wastewater flows to the existing septic system, these developments will be considered new developments. This applies to single family residential, commercial, and/or industrial developments.

No exemptions will be granted for new developments on tracts/parcels which are 200 feet or less from a sewer, which could serve that tract/parcel, barring legal impediments to such use. Based on this information, each additional development (i.e., any development which is more than a single family dwelling) will require this distance to be increased by 100 feet per dwelling unit. As an example, a 10-lot

===== Page 22 =====
subdivision will be required to connect to a sewer if the sewer is within 1,100 feet [200 + (9 x 100 feet)] = 1,100 feet) of the proposed development. Major new developments which would not comply with the density requirements that are in an area close to or contiguous to an incorporated city are routinely required to provide a will serve document for water and sewer service as a condition of approval by DEHS.

Commercial/Industrial Development Requirements

For new commercial/industrial developments which will be utilizing a septic tank/subsurface disposal system, the wastewater flow for each one-half acre of land may not exceed that from a single dwelling unit. When determining compliance with this criterion, the following will be considered equivalent to a single family dwelling unit:

- A flow rate of 300 gallons per day (this flow rate will be prorated for commercial/industrial developments with lots smaller than one half acre), or
- The equivalent of 20 fixture units.
- In the Lahontan Region, a flow rate of 250 gallons per day is required for design purposes in reviewing commercial/industrial developments.

County Discretion

The minimum lot size requirement of one-half acre does not preclude the prescription of more stringent lot size requirements in specific areas, if it is determined necessary to protect water quality. When a tract is proposed that relies on wells and OWTS, a hydrogeological study is required to demonstrate that there is adequate quality and quantity of groundwater and that each and every lot will be buildable meeting horizontal setback requirements. 2 1/2 acre lots are the minimum size that can accommodate wells and OWTS. When there is a potential for water quality impacts in proposed subdivisions where high ground water, steep slopes, or poor soil conditions exist, or where there are significant existing, likely, or potential impacts to ground water quality, any or all of the following may be required: an increase in lot size, supplemental treatment, or other mitigating measures as determined by the Division. In addition, the County, at its discretion, may defer consideration of projects to the RWB when the criterion below has not been met. The minimum criteria specified must be met within the area of the proposed OWTS, and within the 100% expansion area of the proposed system. Any new development of one-half acre lots within the Lahontan Regional Water Quality Control Board's jurisdiction may be subject to conducting a cumulative impact assessment, including a hydrogeological study, to predict future water quality impacts from proposed developments.

Minimum Lot Size Exemptions

The minimum lot size requirements do not apply to existing developments with OWTS which were installed prior to the effective date of the Program. Nor does it affect the lot size criterion for continuing exemptions in prohibition areas where a 1 acre minimum lot size is required. This section details when exemptions apply to the minimum lot size requirement for new and/or existing developments.

Single Family Residential Developments

For single family residential developments, when the existing septic system will accommodate additional wastewater flows, additional installations (i.e., rooms, bathrooms), and where the projected flow is equal or less than 250 gallons per day, will be exempt from the minimum lot size requirements. A septic certification may be required to verify the septic tank's capacity to accept additional wastewater flows.

===== Page 23 =====

Replacements

There will be times when the replacement of a septic tank/subsurface disposal system will be required for systems in existing residential, commercial, and industrial developments to bring the system up to code, based on requirements by Building and Safety Division, and/or DEHS.

For single family residential developments only, replacement of the existing septic tank/subsurface disposal system may be allowed when the system is proposed to allow additional flows, which result from additions to the existing dwelling unit. This does not

include any free standing additional structures, which would be considered new developments (refer to the New Developments section for more information).

Tracts, Parcels, and Commercial/Industrial Developments

Tracts, parcels, and/or commercial/industrial developments which received land use approval from the local agencies prior to the effective date of the Program, are exempt from the minimum lot size requirements for the use of septic tank/subsurface disposal systems. The local agencies which grant approval include the County of San Bernardino Planning Division, and/or Board of Supervisors.

Combined Lots Smaller than One Half Acre

New lots, which are smaller than one-half acre, may be formed by combining two or more existing lots which have received land use approval prior to the effective date of the Program. Individually, these lots would be eligible for an exemption from the minimum lot size requirement. Developments on combined lots may also qualify for an exemption:

- Provided the total number of units proposed for the new parcel is equal to, or less than the total number of units proposed for the existing parcel, and/or
- When an ~~an~~ alternativesupplemental treatment or alternative dispersal system is utilized.

When requesting to use a ~~an~~ supplemental treatment or alternative ~~treatment~~dispersal system, each system will be reviewed on a case-by-case basis, and will require the approval of DEHS, and may require RWB approval.

===== Page 24 =====

CHAPTER 4: OWTS DESIGN AND CONSTRUCTION

In an effort to control contamination, pollution and nuisance resulting from the discharge of domestic wastes, the County of San Bernardino has developed minimum criteria to ensure geological factors are identified, and the potential for contamination is minimized during a basic site evaluation. This chapter provides an overview of the minimum requirements for Onsite Wastewater Treatment Systems (OWTS) design and construction.

Minimum Requirements for Natural Ground Slope and Percolation Rates

This section details the minimum criteria for natural ground slopes, as well as percolation rates for OWTS located within the County.

Natural Ground Slope

DEHS requires geological factors be identified by a Qualified Professional during a percolation test, or by DEHS during a basic site evaluation for all systems. For systems located on slopes over 30% or greater, or on unstable landmasses, the Qualified

Professional is required to submit a slope study for review and approval to all applicable regulatory agencies. The maximum undisturbed slope for a leachline dispersal system is 45%. Any portion of the disposal field located to the top of a cut or on sloping ground shall maintain a 15 foot horizontal distance from daylight to any portion of the leachline or leach bed. The following table gives the minimum cover required versus the percent of slope in the area of the disposal field to meet the 15 foot requirement. A factor "f" is included by which to increase the length of the trench due to the assumed loss in evapotranspiration caused by the added cover.

Slope of the Ground in the Area of the Disposal System	Minimum Cover Over the Drain Lines in feet	f
5%	1.00	1.0
10%	1.50	1.0
15%	2.25	1.0
20%	3.00	1.0
25%	3.75	1.1
30%	4.50	1.2
35%	5.25	1.3
40%	6.00	1.4
45%	7.00	1.5

SPECIAL CONSIDERATIONS FOR ABSORPTION FIELD PLACEMENT ON SLOPING GROUND

1. If ground slope is >30%, any portion of an absorption field (except solid pipe) shall be a minimum of 10 feet (horizontally) from the downslope property line (s). It is the report preparer's responsibility to certify that this minimum is applied or expanded if the slope is less than or equal to 30%, but the soil conditions are such that a basement or curtain drain already built 5 feet downslope rom the lower property line (s) may be affected by sewage effluent. Building and Safety shall check for the setback on the plot submitted for permit.

2. The minimum horizontal distance between any portion of an absorption field (except solid pipe) and an exposed downward sloping impermeable stratum or bedrock in "cut" slope shall be 50 feet. It is the report preparer's responsibility to make recommendations so that systems do not daylight. It is the

=====**Page 25**===== owner/contractor (s) responsibility to install systems per the recommendations. The consultant may wish to inspect installations to be assured that recommendations are followed. If so desired by the consultant, make it a requirement of approval. Upon presentation of pertinent engineering data, the County Specialist may stipulate this requirement.

Disposal Area Percolation Rates

Due to varying soil conditions, the following table will be used as a guide to determine if effluent is being processed effectively.

If the discharge is to a...	Then the percolation rate in the disposal area must not be...
Leach field,	Greater than 120 minutes per inch (MPI).
Seepage pit,	Less than 1.1 gallons of effluent per square foot, per day.

Groundwater Protection

The minimum required soil thickness/separation below the bottom of the disposal field to groundwater is determined by the minimum setback requirements in Chapter 3; however, there is an increased separation requirement for faster percolation rates. The following table will be used to determine the required separation.

If the percolation rate is...	Then...
Faster than 5 MPI,	The five feet of soil between the bottom of the leachline and the groundwater must contain: <ul style="list-style-type: none"> • At least 15% of material passing the #200 United States standard sieve, (basis 100% 3/8") and • Less than one-fourth of the representative soil occupied by stones larger than 6 inches.
<ul style="list-style-type: none"> • Faster than 5 MPI, and • The above requirements cannot be met, 	A 40 foot separation (based on recorded data and/or observed mottling) must be maintained between the: <ul style="list-style-type: none"> • Bottom of the leachline, and highest historic groundwater level.

Requirement Exception

The County of San Bernardino prohibits discharge from any OWTS which do not conform to the above stated criteria. An exception occurs when the developer demonstrates, by substantial evidence (or as determined by the County), that pollution, nuisance, and/or contamination will not occur as a result of the discharge of domestic waste.

OWTS Design

The County of San Bernardino has minimum and maximum criteria for design of OWTS located within its borders. This section details these criteria, and explains when OWTS no longer fall within the scope of County oversight, and therefore will be referred to the RWB.

Maximum Allowable Flow

Each one-half acre development must have a flow rate of no more than 300 gallons per day (GPD) (or 20 fixture units); which is considered the equivalent flow for a single family dwelling unit. Lahontan's limit is 250 gallons per day. For industrial/commercial developments with lots smaller than one-half acre, this flow rate requirement may be

prorated. The following table will be used when determining if OWTS no longer fall under the scope of DEHS oversight based on daily flow.

If the projected flow rate is...	Then the OWTS...
More than 10,000 GPD,	<ul style="list-style-type: none"> • Will be reviewed by DEHS and comment on design rate. • Will be referred to the RWB for review and permit issuance.
Less than 10,000 GPD,	<ul style="list-style-type: none"> • Will be reviewed by County agencies, and • May be referred to the RWB on a case-by-case basis, based on individual circumstances.

Soil Depth

The depth of soil between the bottom of the dispersal field and the anticipated level of groundwater (or impermeable material such as clay or bedrock) in the disposal area must not be less than:

- 5 feet for leach lines, and/or
- 10 feet for seepage pits.

On a case by case basis, the required separation may be reduced to 2 feet for leach lines where supplemental treatment is provided in accordance with the Advanced Protection Management Program (APMP) (refer to Chapter 6 for more information regarding the APMP). Approval from the Division of Environmental Health Services (DEHS) is required for all supplemental treatment systems.

Leachline Percolation Rates

Leachline percolation rates are measured in MPI and will be determined by a percolation test. Once determined, the MPI will be converted to ft²/gal/day using the table derived from the OWTS Policy dated June 2012.

The following table will be used when determining percolation rates based on the uniformity of the soil.

If the perc rates are...	Then use...
Uniform,	A percolation rate between the mean and most conservative MPI.
Not uniform,	The most conservative percolation rate.

Seepage Pit Rates

Seepage pit percolation rates are measured in gallons/square feet/day (referred to as the design Q), and will be determined by a percolation test. The design Q for seepage pits must be between 1.1 and 4 gal/ft²/day. Q's greater than 4 gal/ft²/day will not be credited. Caving seepage pit test holes in coarse textured soils with rates greater than 3 gal/ft²/day will not be credited. If gravel correction factor is used, incorporate it into the formula as another multiplier.

===== Page 27 =====

Minimum Allowable Replacement Area

The minimum allowable replacement area is an area which will remain undeveloped and available to be used once the primary dispersal area is replaced. This area must be 100% of the original OWTS proposal. The 100% replacement area must meet all minimum criteria outlined within the Program, and be gravity fed. All dispersal systems requiring replacement shall have installed a diversion valve so that the primary system has a chance to drain and recover functionality. If development of the lot prevents future access for heavy equipment to install the replacement dispersal system, then the 100% replacement shall be installed. A credit of 10% in sizing criteria is allowed.

Pump Systems

A pump system will be considered as a hardship and may only be used under the following conditions:

- To salvage an existing structure when an adequate disposal area cannot be reached by gravity flow, and/or
- To allow new house construction on an existing lot when there is no other alternative to pumping. This hardship consideration will be based on reasonable site development.

All construction details for designed systems utilizing a pump system are subject to review and approval by the Building and Safety Division. Minimum conventional construction details can be found in the currently adopted California Plumbing Code.

Leach Line Dispersal Systems

According to the California Plumbing Code and the OWTS Policy, when computing the absorption area of the leach line dispersal system, the maximum allowable infiltrative area (as an infiltrative surface) per square foot of trench is 7 square feet. The maximum allowable trench width is 3 feet. Where leaching chambers are used, the maximum allowable decreased leaching area per International Association of Plumbing and Mechanical Officials (IAPMO) certified dispersal systems will be computed by using a multiplier of .70.

Oxygen Transfer in Dispersal Systems and/or Replacement Areas

To ensure proper oxygen transfer to the soil, dispersal systems or replacement areas (with the exception of seepage pits) must not be covered by any impermeable material (i.e., paving, building foundation slabs, and/or plastic sheeting).

===== Page 28 =====

Figure 4.1: Application Rates as Determined from Stabilized Percolation Rate

Percolation Rate (minutes per inch)	Application Rate (gallons per day per square foot)	ft ² /g/d	Percolation Rate (minutes per inch)	Application Rate (gallons per day per square foot)	ft ² /g/d	Percolation Rate (minutes per inch)	Application Rate (gallons per day per square foot)	ft ² /g/d
<1	Requires Local Management Program	.83	31	0.522	1.92	61	0.197	5.08
1	1.2	.83	32	0.511	1.96	62	0.194	5.15
2	1.2	.83	33	0.5	2.0	63	0.19	5.26
3	1.2	.83	34	0.489	2.04	64	0.187	5.35
4	1.2	.83	35	0.478	2.09	65	0.184	5.43
5	1.2	.83	36	0.467	2.14	66	0.18	5.56
6	0.8	1.25	37	0.456	2.19	67	0.177	5.65
7	0.8	1.25	38	0.445	2.25	68	0.174	5.75
8	0.8	1.25	39	0.434	2.3	69	0.17	5.88
9	0.8	1.25	40	0.422	2.37	70	0.167	5.99
10	0.8	1.25	41	0.411	2.43	71	0.164	6.10
11	0.786	1.27	42	0.4	2.5	72	0.16	6.25
12	0.771	1.3	43	0.389	2.57	73	0.157	6.40
13	0.757	1.32	44	0.378	2.65	74	0.154	6.49
14	0.743	1.35	45	0.367	2.72	75	0.15	6.67
15	0.729	1.37	46	0.356	2.80	76	0.147	6.80
16	0.714	1.4	47	0.345	2.90	77	0.144	6.94
17	0.7	1.43	48	0.334	2.99	78	0.14	7.14
18	0.686	1.46	49	0.323	3.10	79	0.137	7.30
19	0.671	1.49	50	0.311	3.22	80	0.133	7.52
20	0.657	1.52	51	0.3	3.33	81	0.13	7.69
21	0.643	1.56	52	0.289	3.46	82	0.127	7.87
22	0.629	1.59	53	0.278	3.60	83	0.123	8.13
23	0.614	1.63	54	0.267	3.75	84	0.12	8.33
24	0.6	1.67	55	0.256	3.91	85	0.117	8.55

25	0.589	1.7	56	0.245	4.08	86	0.113	8.85
26	0.578	1.73	57	0.234	4.27	87	0.11	9.09
27	0.567	1.76	58	0.223	4.48	88	0.107	9.35
28	0.556	1.8	59	0.212	4.72	89	0.103	9.71
29	0.545	1.83	60	0.2	5.0	90	0.1	10
30	0.533	1.88				>90-120	0.1	10

Table 4.1: Design Soil Application Rates

(Source: USEPA Onsite Wastewater Treatment Systems Manual, February 2002)

Soil Texture (per the USDA soil classification system)	Soil Structure Shape	Grade	Maximum Soil Application Rate (gallons per day per square foot) ¹
Coarse Sand, Sand, Loamy Coarse Sand, Loamy Sand	Single Grain	Structureless	0.8
Fine Sand, Very Fine Sand, Loamy Fine Sand, Loamy Very Fine Sand	Single Grain	Structureless	0.4
Coarse Sandy Loam, Sandy Loam	Massive	Structureless	0.2
	Platy	Weak	0.2
		Moderate, Strong	Prohibited
	Prismatic, Blocky, Granular	Weak	0.4
Moderate, Strong		0.6	
Fine Sandy Loam, Very Fine Sandy Loam	Massive	Structureless	0.2
	Platy	Weak, Moderate, Strong	Prohibited
		Weak	0.2
	Prismatic, Blocky, Granular	Moderate, Strong	0.4
Massive		Structureless	0.2
Loam	Platy	Weak, Moderate, Strong	Prohibited
		Weak	0.4
	Prismatic, Blocky, Granular	Moderate, Strong	0.6
		Massive	Structureless
Silt Loam	Platy	Weak, Moderate, Strong	Prohibited
		Weak	0.4
	Prismatic, Blocky, Granular	Moderate, Strong	0.6
		Massive	Structureless
Sandy Clay Loam, Clay Loam, Silty Clay Loam	Platy	Weak, Moderate, Strong	Prohibited
		Weak	0.2
	Prismatic, Blocky, Granular	Moderate, Strong	0.4
		Massive	Structureless
Sandy Clay, Clay, or Silty Clay	Platy	Weak, Moderate, Strong	Prohibited
		Weak	Prohibited
	Prismatic, Block,	Weak	Prohibited

	Granular	Moderate, Strong	0.2
--	----------	------------------	-----

Septic Tank Requirements

Construction and installation requirements for septic tanks are reviewed and approved by the Building and Safety Division. Once construction and installation plans are approved, the Building and Safety Division will issue construction permits. This section provides septic tank capacities and requirements for various development types.

Septic Tank Capacity – Single Family Residences

The septic tank capacity for a single family residence is based on the number of bedrooms contained in the unit. The table below provides a summary of the septic tank capacity requirements for a single family residence.

Number of Bedrooms	Gallons of Effluent Per Day	Gallons of Septic Tank Capacity
1-2	500	750
3	670	1,000
4	800	1,200
5-6	1,000	1,500

The design flows used for a primary and secondary dwelling unit must be determined independently, regardless of whether the flows are treated separately or combined in a single OWTS.

Septic Tank Capacity – Multi-Unit Residences and Non-Residential Facilities

The septic tank capacity for multi-unit residences and non-residential facilities is based on the estimated daily flow, or the number of fixture units as determined by the [California Plumbing Code](#), whichever is greater. When creating design proposals for OWTS, developers must:

- Give full consideration to the estimated flows for all projected activities, and
- Include sufficient technical information to support the proposed design flow estimates.
- Distribution/Diversion boxes shall not be installed on the building side of the septic tank (s).
- The following table provides information regarding septic tank requirements:

Component	Requirement
Capacity	Minimum of 750 gallons.
Two Compartments	The first compartment must be equal to two-thirds the total tank volume.
Materials	Must be: <ul style="list-style-type: none"> • Water-tight, • Properly vented, and

	<ul style="list-style-type: none"> Made out of durable and non-corrosive material.
Construction	<p>All tanks must be listed and approved by:</p> <ul style="list-style-type: none"> IAPMO, or An American National Standards Institute (ANSI) accredited testing organization.
Access Opening	Access to each tank compartment must have a manhole at least 20 inches in diameter.
Access Risers	<p>A riser must:</p> <ul style="list-style-type: none"> Extend from each manhole opening to, or above, the surface of the ground, and Be a size larger than the manhole opening.
Page 31	
Effluent Filter	<p>The outlet of the tank must be fitted with an effluent filter capable of:</p> <ul style="list-style-type: none"> Screening solids with a diameter in excess of three-sixteenths of an inch, and conform to National Sanitation Foundation (NSF)/ANSI standard 46.
Tank Connections	Tank connections must comply with standards required by the Building and Safety Division.

Prohibitions and Exemptions

Due to the geology and hydrology of certain areas within the County, prohibitions have been set to protect water quality, public health and safety. This section provides information regarding the areas within the County which have prohibitions, as well as information regarding when an exemption may be granted within these prohibition areas.

OWTS Prohibitions

There are areas within the County of San Bernardino in which the discharge of waste from OWTS is prohibited. These areas include:

- Grand Terrace (County Service Area (CSA) 70, Improvement Zone H)
- Yucaipa – Calimesa (Yucaipa Valley Water District)
- Lytle Creek (above 2,600 feet in elevation)
- Mill Creek (above 2,600 feet in elevation)
- Bear Valley (including Baldwin Lake drainage area)
- Town of Yucca Valley-Contact the Colorado River Basin Water Board for proper protocol.
- The City of Twentynine Palms will be evaluated by Colorado WB for possible prohibition of septic systems and is an area of concern
- The prohibitions In the County areas of the Lahontan region are presented in the Water Quality Control Plan for the Lahontan Region (Basin Plan), Page 4.1-21. The Mojave Hydrologic Unit Prohibition No. 3, states the following: "The discharge of waste from new leaching or percolation systems is prohibited in the following areas (Figure 4.1-17):

- (a) The Silverwood Lake watershed.
- (b) Deep Creek and Grass Valley Creek watersheds above elevation 3,200 feet. For this prohibition, "new" systems are any installed after May 15, 1975. An exemption to this prohibition may be granted whenever the Water Board's Executive Officer finds that the operation of septic tanks, cesspools, or other means of waste disposal in a particular area will not, individually or collectively, directly or indirectly, adversely affect water quality or beneficial uses, and that the sewerage of such area would have a damaging effect upon the environment."
- "Mojave Hydrologic Unit Prohibition Area 3." Under Lahontan Water Board Order No. 6-81-3 for Crestline and Lahontan Water Board Order No. 6-84-93 for Lake Arrowhead, the County is authorized to issue OWTS building permits in these exemption areas, usually without Lahontan Water Board's approval.
- Exemptions to prohibitions may be granted by the RWB when it determines that an OWTS (on a particular parcel) will not individually or collectively, directly or indirectly, affect water quality from continued system operation, and/or maintenance. A Qualified Professional must present geological and hydrologic evidence that the OWTS will not result in a pollution, contamination, or nuisance.

===== Page 32 =====

Requesting Exemptions in Prohibition Areas

All persons requesting an exemption to the prohibition must complete the process for submitting a percolation report to DEHS. The following table describes the exemption process:

Stage	Description
1	The customer will request an exemption by: <ul style="list-style-type: none"> • Completing a percolation test, and • Submitting a percolation report to DEHS.
2	DEHS will: <ul style="list-style-type: none"> • Review the percolation report, • Approve/deny the request, and • Return the percolation report to the customer, and • Instruct the customer to obtain RWB approval prior to submitting the plot plan to the Building and Safety Division.
3	The customer will: <ul style="list-style-type: none"> • Contact his/her RWB to submit the following for approval: <ul style="list-style-type: none"> – Percolation report – Proposed plot plan • Submit the following to the Building and Safety Division for review: <ul style="list-style-type: none"> – Proposed plot plan – Percolation report – Verification of RWB approval
4	The Building and Safety Division will: <ul style="list-style-type: none"> • Review, • Approve, and

- | |
|-----------------|
| • Issue Permit. |
|-----------------|

Preliminary exemption approval from the RWB may be requested by DEHS. Other necessary information may also be requested by DEHS or the RWB for review of the exemption request.

Special Considerations

The majority of the County of San Bernardino is rural desert area, where geologic conditions have a less significant impact on OWTS. The mountain areas throughout the County, however, have significantly more geological factors which must be addressed prior to installing an OWTS. This section discusses the various geological factors within the County which will be given special consideration when reviewing requests for OWTS installation.

Geological Factors

The performance of OWTS is affected greatly by the geology of the land in which it is located. Geological factors which must be accounted for prior to installing an OWTS include:

- Soil characteristics,
- Slope stability,
- Topography,
- Landforms, and
- Presence and movement of subsurface water.

===== Page 33 =====

Groundwater Conditions

The County relies on local aquifers for both public and private water supplies. Site evaluation includes identifying and documenting any signs of groundwater. The documentation and soil permeability identified by a percolation test provides the basis for selecting OWTS design and separation distance of the dispersal system. This documentation is obtained to minimize contamination of the groundwater in the local aquifers. The identification and location of nearest supply wells and current groundwater quality should be included in any proposal.

Designated Maintenance Areas (DMAs) are Tier 3 areas of special concern

There are areas within the County which have a high density of OWTS. Due to the unique topographical and hydrogeological conditions in these areas, additional monitoring and maintenance is required. To respond to the needs in these areas, DMAs have been created to establish criteria and minimum requirements for the discharge of sewage effluent from OWTS, without endangering water quality, public health and safety.

DEHS has approximately 1,200 OWTS permitted in the DMAs. All systems located in these areas are required to maintain an operating permit with DEHS and are inspected

biennially. The following are all the DMAs located within the United States Forest Service, as defined by the maps filed with the Clerk of the Board:

- Polique Canyon Tract
- Lakeview Tract
- Pine Knot Tract
- Metcalf Creek Tract
- Big Bear Tract
- Willow Glen Tract

These three communities have their own DMA ordinance:

- Mountain Home Village
- Forest Falls
- Angelus Oaks

Salt and Nutrient Management Plan (SNMP)

A SNMP is required as a part of the RWB Recycled Water Policy. The plan was developed to:

- Ensure the region's long term water quality objectives are understood,
- Streamline the permitting process for various water quality related projects, and
- Ensure compliance with water quality objectives.

DEHS will work with the RWBs, Mojave Water Agency (MWA), Chino Basin Watermaster, San Bernardino Valley Municipal Water District, and San Bernardino County Flood Control to provide requested information regarding OWTS usage within the unincorporated areas of the County. This information may be used by the RWB and/or any area watermaster when developing the SNMP. DEHS will utilize the SNMPS from these agencies as a tool to:

- Assess whether OWTS within the unincorporated areas are contributing to nitrate loading, and
- Address any necessary changes during the Program evaluation, which is every five years.

=====Page 34=====

Domestic Well Usage

The majority of domestic wells in San Bernardino County are located throughout the desert and rural unincorporated areas. In these areas domestic wells are often used in conjunction with OWTS. In an effort to ensure the protection of new and existing wells from the effects of OWTS, the following requirements exist:

- Minimum horizontal setback distances between OWTS and any well.
- Well water testing for all newly constructed wells.

- Allowing supplemental treatment as an option for OWTS in areas where there are potential impacts to groundwater due to:
 - High domestic well usage, and/or
 - Existence of other limiting factors (i.e., shallow groundwater or fast percolation rates).
 - Small lot size or high density

Prohibited Discharge Conditions for Septic Tank Systems

In an effort to ensure the proper functioning of septic tank systems, as well as prevent adverse effects to the environment, the following discharges are prohibited for septic tank systems:

- Surface water, rain, and/or other clear water.
- Toxic or hazardous chemicals to a domestic system.
- Water softener and iron filter discharge to a sewage disposal system or on the ground surface, unless specifically approved by RWB. Water softener and iron filter discharge must be disposed of at an approved disposal site.

Note: Commercial developments will have individual monitoring ports for each unit connected to a confluent sewage disposal system if there is a single owner of the development. Multi-owner units (condo type) will have a separate system for each unit.

Surface Water Quality Protection

Setback requirements are the primary source of protection for surface water. These setbacks act as a buffer zone between the potential contaminants of the OWTS and the water body. The requirements listed in the Program are consistent with the basin plans for all three RWBs located in San Bernardino County, as well as meeting or exceeding requirements outlined in the California Plumbing Code. This section describes the requirements for surface water quality protection.

Watersheds

Watersheds are reservoirs which serve as a local source of drinking water supply, and therefore require special protections. These areas are outlined in the basin plans for the three local RWBs. Increased setback standards are required for any OWTS proposal within 2,500 feet of surface water intake for public water supplies (refer to the Local Watershed Management section for more information regarding the watersheds located within San Bernardino County).

Impaired Water Bodies

There are several water bodies located within the County which are listed as impaired, pursuant to the Clean Water Act, Section 303(d). All of these water bodies are located under the purview of the Santa Ana RWB. Any OWTS installed within 600 feet of the impaired water bodies contained in the 303(d) list are subject to the APMP (Advanced

Protection Management Program, refer to Chapter 6 for more information regarding impaired water bodies and the APMP).

===== Page 35 =====

Special Circumstances

In the mountains and rural areas in the deserts, there are multiple known OWTS located in areas which require setbacks. When these systems are replaced, they will be required to meet the current standards. The following factors will also be given special consideration and will be reviewed on a case-by-case basis:

- Density
- Parcel size
- Potential cumulative OWTS impact issues

Note: To provide greater flexibility to County residents, alternative systems may be approved on a case-by-case basis with revised standards for setback requirements.

Wrightwood

Wrightwood is located at the east end of the San Gabriel Mountains in the Angeles National Forest. This community is located at an elevation of approximately 6,000 feet above sea level and has no municipal sewer services. As a result, all development in this area requires OWTS. This section details information regarding OWTS requirements that are unique to this area due to its geology and hydrogeology.

Hydrogeology

There are numerous creeks and drainage courses that traverse the Wrightwood community. These include, but are not limited to:

- Heath Canyon Creek,
Sheep Creek and Swarthout Creek.

Blue Zone

Due to the hydrogeology of this area, there is a designated “Blue Zone” where historically the groundwater has been at or near ground level. As a result of these historic ground water levels, DEHS requires percolation tests be completed for all new and replacement systems for any parcel in this area. The percolation report must show that Program requirements can be met with the historic ground water levels indicated in

===== Page 36 =====

Table 4.2 (refer to Figure 4.2 for a map of the Blue Zone). When e Program requirements cannot be met, an alternative treatment system will be required.

Blue Zone Groundwater Levels

The following table provides information regarding the lots located within the Blue Zone and includes the depth to groundwater in each lot.

===== Page 37 =====

Table 4.2

Tract/Tentative Parcel Map (TPM) Number	Lot Number	Depth to Groundwater (ft.)
TPM 4044	1 and 2	3
Tract 2999	141 through 147	3
	148	0
	149	1
	150	2
	151	3
	152	4
	153	5
	154	6
	161 through 165	3
	180 through 187	3
	188 through 203	5
Tract 6039	17 through 18	3
	33 through 34	3
Tract 6217	1 through 4	3
	5	5
	6 through 11	0
	12 through 19	3

All areas within Wrightwood will require a percolation report for all new construction. DEHS may also, on a case-by-case basis, request an exploratory boring or trench for OWTS replacement proposals to confirm the OWTS can be installed according to the required setbacks.

===== Page 38 =====

Figure 4.2

Lake Williams

===== Page 39 =====

Lake Williams is a community located in the San Bernardino Mountains approximately 3.5 miles southeast of the Baldwin Lake. There is no public sewer system service available to this community and all homes utilize OWTS, with many homeowners utilizing private wells. The City of Big Bear Lake Department of Water and Power (BBLDWP) provides water to residents from two municipal supply wells located in the Lake Williams area. BBLDWP noted an increase in nitrate levels in one of the municipal supply wells beginning in 1990. This section provides information regarding how these levels are being mitigated and/or managed.

Contaminant Study

After noting the increased nitrate levels in the municipal well water, BBLDWP funded a study in 2006 which was conducted by Geoscience Support Services, Inc. This study was done in an effort to mitigate and/or manage the nitrate levels before they exceeded the 10 milligrams per liter (mg/L) maximum contaminant level (MCL) for Nitrate as Nitrogen. The study determined there had been a steady increase in nitrate levels which was attributed to OWTS.

Note: A copy of the contaminant study may be obtained by contacting the RWB.

Requirements

Based on the study, the wells which show an increase in nitrate levels were found down gradient of the Lake Williams community. In an effort to protect water quality, public health and safety and mitigate an increase in nitrate concentrations, the following requirements have been established:

- Alternative treatment systems will be required for all new developments in the Lake Williams area.
- Replacement OWTS will be reviewed on a case-by-case basis to determine whether a conventional or alternative OWTS will be required, taking into account:
 - Groundwater nitrate levels,
 - Septic system density, and
 - Type of failure.

Tier 4 Classified OWTS

As noted in the OWTS Policy section, Tier 4 is a temporary classification for all systems that have been found to be failing, and/or in need of repair. OWTS which are included in Tier 4 must continue to meet applicable requirements of the Program, pending completion of corrective action. This section provides detailed information regarding OWTS, which are classified as requiring corrective action.

OWTS Requiring Corrective Action

OWTS have the primary purpose of protecting public health. When systems are no longer meeting this purpose, they are deemed to be failing and require corrective action. When this occurs, systems must be replaced, repaired, or modified so as to return to proper functioning and comply with Tier 2 or 3 classifications as appropriate. Failing OWTS include any OWTS which has:

- A Dispersal system failure which is no longer percolating wastewater adequately, causing:
 - Pooling effluent,
 - Wastewater discharge to the surface, and/or
 - Backed up wastewater into plumbing fixtures.

- If it is determined that:
 - A conventional septic system is not feasible for new construction,
 - The repair or upgrade of any existing Onsite Wastewater Treatment System (OWTS) cannot meet the requirements of the Program
- To maintain an annual operating permit with DEHS.
- To meet Advanced Protection Management Program (APMP) requirements when installed near impaired bodies of water on the 303(d) list (refer to Chapter 6 for more information regarding impaired water bodies and the APMP).

Comment [CM4]: Why only an annual operating permit? Operating permits should last indefinitely.

Types of ~~Alternative Supplemental Treatment Systems~~ and Alternative Dispersal Systems

The types of ~~alternative supplemental~~ treatment systems and alternative dispersal system include, but are not limited to:

- Supplemental treatment to a predetermined performance requirement according to the RWB. These include aerobic treatment units (ATU) and sand filters.
- Mound systems
- Evapotranspiration systems
- Pressure distribution
- Subsurface drip dispersal
- ~~Sand filtration systems~~
- Other non-conventional OWTS approved by DEHS and the appropriate Regional Water Board (RWB)

Wastewater Sample Requirements for Supplemental Treatment Systems

All supplemental treatment systems are required to have quarterly wastewater samples taken the first year, and can be reduced to annually thereafter if first year's samples meet effluent requirements. Important information regarding these samples include:

- The wastewater samples must include the geographic coordinates (latitude and longitude) of the sample's location.
- Effluent samples will be taken by a service provider and analyzed by a California Department of Public Health (CDPH) certified laboratory. A copy of a service provider contract must be submitted to DEHS by January 30th of each calendar year.
- The sample frequency may be reduced to annual water samples, if all four quarterly wastewater samples show the system is meeting the supplemental treatment requirements and with approval from DEHS (refer to the Additional Requirements for Supplemental Treatment Systems section for more information).
- For effluent, nitrate (as nitrogen) and total (Kjeldahl) nitrogen testing is required.

=====Page 42=====

~~Alternative Supplemental Treatment System and Alternative Dispersal System~~ Requirements

Alternative Supplemental treatment systems must meet the following requirements for review and approval by DEHS:

- Be certified by National Sanitation Foundation (NSF), or another approved third party tester.
- Be designed by a Qualified Professional.
- Contain a description, in the percolation report and/or the plot plan, of the type of wastewater which will be discharged to the OWTS (i.e., domestic, commercial or industrial), and classification of it as domestic wastewater or high-strength waste.
- Contain a schedule of all materials and products that will be used to construct the system. This includes:
 - All technical details and informational maintenance or replacement documentation on the alternative treatment system that will be provided to the homeowner.
 - Procedures to ensure maintenance, repair, or replacement of critical items within 48 hours following failure.
- Ensure all of the following individuals are present onsite during the installation:
 - Qualified Professional,
 - Representative from the alternative treatment system manufacturer,
 - Licensed contractor, and
 - Individuals from any required regulatory agencies.

Supplemental Treatment System Proposals

Property owners proposing an Alternative Treatment System must submit the following to DEHS:

- Application for Percolation Review,
- Preliminary approval from the respective RWB for the alternative treatment system (if applicable),
- Supplemental Treatment System supporting literature (if applicable).
- Plot Plan,
- Percolation Report (if not previously submitted and approved), and
- The Percolation Report and Alternative Treatment system review fees.

Plot Plan Requirements

Plot plan requirements are the same for alternative system as for conventional systems; however, the plot plan must also be signed and stamped by a Qualified Professional. Final approval for plot plans is a Building and Safety function, not DEHS.

~~When an Supplemental Alternative Treatment System or Alternative Dispersal System is Installed~~

Once property owners install an alternative treatment system:

- A “Notice of Condition” must be recorded. Proof of the filing must be provided to DEHS within 30 days of installation and final inspection has been made by B&S.
- Parcels must connect to a sewer as soon as it becomes available, and the alternative treatment system must:
 - Cease to be used, and

- Be properly abandoned. The owner must obtain a permit from the Building and Safety Division for the abandonment of the system.

Owner Resources

Owners of Alternative OWTS may obtain information regarding maintenance, repair, and/or replacements from the system designer/installer or manufacturer.

===== Page 43 =====

Additional Requirements for Supplemental Treatment Systems

Supplemental treatment systems must also:

- Install a visible or audible alarm, as well as a telemetric alarm that alerts the owner or owner's agent when there is a system failure or malfunction.
- Provide DEHS literature from the manufacturer showing the:
 - Total nitrogen in the effluent from the alternative treatment system meets a minimum 50 percent reduction in total nitrogen when comparing the 30-day average influent to the 30-day average effluent,
 - Effluent from the alternative treatment system does not exceed a 30-day average Total Suspended Solids (TSS) of 30 milligrams per liter (mg/L), and
 - Effluent has a fecal coliform bacteria concentration less than or equal to 200 Most Probable Number (MPN) per 100 milliliters (for systems near a body of water impaired for pathogens or where required by DEHS or the RWB).
- Define which treatment mode will be used, if the system has multiple treatment modes.
- Define the effluent water sample frequency, as determined by DEHS.
- Provide the name and contact information for the approved service provider that will maintain the system.
- Provide the name of the CDPH certified laboratory where the effluent water samples will be analyzed.
- Use the OWTS Certification form when serviced by a service provider.

Supplemental Treatment System Submittal

Supplemental treatment systems are required when it is necessary to reduce the biological or nitrogen load of the wastewater effluent. This includes when the OWTS is located:

- Near an impaired water body, or
- Where the underlying groundwater exceeds 10 mg/L nitrate-nitrogen and is an aquifer that supplies drinking water.
- Where minimum lot size requirements cannot be met.

When reviewing a supplemental treatment system proposal for an existing septic system, it must be determined what alterations or additions will be made.

If a supplemental treatment system is proposed for an existing septic system and...	Then a ...
--	-------------------

No alterations or additions to the septic system will be completed,	Septic certification will be required, in addition to the <u>Alternative Treatment System Requirements</u> .
Alterations or additions to the septic system will be made,	Percolation report and/or septic certification may be required, in addition to the <u>Alternative Treatment System Requirements</u> .

Sewage Holding Tanks

Under normal circumstances, no person or entity will install, utilize, or control the use of any sewage holding tank within the unincorporated area of the County for the confinement of sewage discharged from a dwelling, business establishment, or other facility. However, this section describes exceptions when a sewage holding tank is allowed.

===== Page 44 =====

When to Allow for Sewage Holding Tanks

DEHS may allow sewage holding tanks when the property for which the permit is requested is:

- Within the boundaries (or sphere of influence) of a district or sewerage entity, and
- Unsuitable for a conventional or alternative treatment system. Documentation must be provided to DEHS to show that a conventional or alternative wastewater treatment system is not feasible (i.e. percolation report, plot plan, or other documentation as requested by DEHS).

When an existing dwelling, business establishment or other facility is not within the boundaries (or sphere of influence) of a sewerage entity, an exemption from the requirement may be granted by DEHS. This is to eliminate a public health hazard or code violation where no other acceptable means of sewage disposal is feasible.

Sewage Holding Tank Requirements

DEHS must approve all plans for the design, location and installation of sewage holding tanks. The following must be provided for review and approval:

- A completed Sewage Holding Tank Application, including documentation that all required DEHS conditions stipulated in the application have been completed.
- A copy of the current maintenance contract with a septic tank pumper. The contract will be placed on file with DEHS and must include the following terms:
 - A minimum of one inspection of the sewage holding tank per month, with servicing (pumping) as necessary.
 - The pumper will provide all emergency servicing required.
 - In the event the contract is cancelled or property ownership changes, the septic tank pumper will immediately notify DEHS of the cancellation or change in ownership.

- A “Notice of Condition” must be recorded on the property once the sewage holding tank has been installed. Proof of the filing must be provided within 30 days of the installation and final inspection and permit finalized by B&S.
- A written agreement with DEHS (refer to the Sewage Holding Tank Agreements section for information).

Requirements When Properties With Sewage Holding Tanks Are Sold

When a property containing a sewage holding tank is sold:

- The present property owner will notify the new property owner of the DEHS requirement to obtain a new permit.
- DEHS will give the new property owner written notice of the permit conditions to be completed prior to occupancy of the property.

Note: Properties served by a sewage holding tank will be subject to an annual operating permit fee, as set forth in the County Fee Schedule, to pay the cost of routine inspections and program administration.

Sewage Holding Tank Agreements

When submitting sewage holding tank agreements, the document must be:

- Satisfactorily completed,
- Signed by all property owners who will be using the proposed sewage holding tank, and
- Filed with DEHS prior to the issuance of any DEHS permit.

===== Page 45 =====

When sewage collection lines become available within 200 feet for service to properties using a sewage holding tank, the property owner will connect to the sewage collection line and properly abandon the sewage holding tank (within 90 days).

Recreational Residences (Forest Service Cabins)

San Bernardino County currently has over 700 Recreational Residences (more commonly referred to as Forest Service Cabins) in the San Bernardino National Forest. Facts regarding Recreational Residences include:

- The majority of these were constructed in the early 1900s with the intent of being summer homes that are occupied at least 15 days annually, but are not to be used as a permanent residence.
- They are privately owned, but the land they are built on is owned by the Forest Service.
- Owners are issued a “Recreational Residence Special Use Permit” by the local district ranger for up to twenty years’ time, with the option to renew at the end of that period.

Due to topographical and hydrogeological conditions, and lot size of most of the Recreational Residences, septic system minimum requirements are not always met; therefore:

- Sewage holding tanks may be permitted upon approval.
- For DEHS to approve a septic system, or sewage holding tank, all the requirements outlined in the Program must be met.
- Written approval from the Forest Service must be provided prior to DEHS approval.

===== Page 46 =====

CHAPTER 6: TIER 3 – ADVANCED PROTECTION MANAGEMENT PROGRAM FOR IMPAIRED AREAS

An Advanced Protection Management Program (APMP) is the minimum required management program for all Onsite Wastewater Treatment Systems (OWTS) located near a water body that has been listed as impaired due to nitrogen or pathogen indicators, pursuant to the Clean Water Act, Section 303(d). Local agencies are authorized to implement APMPs in conjunction with an approved Program or when there is no approved Program, Tier 1. Per the State Water Resources Control Board's (SWRCB's) OWTS Policy, OWTS which are located near impaired water bodies may be addressed by a Total Maximum Daily Load (TMDL) and its implementation program, or special provisions contained in a Program. The County of San Bernardino has chosen to develop an APMP closely derived from Tier 3 requirements provided in the OWTS Policy. This chapter provides information regarding the County's APMP.

Basin Plans

The Regional Water Quality Control Boards (RWBs) have developed basin plans to dictate the water quality protection regulations which govern wastewater discharges. This section provides information regarding basin plans for impaired water bodies located within San Bernardino County.

Issues Addressed in Basin Plans

When developing basin plans the RWBs address information which includes, but is not limited to:

- Excessive nitrate levels from agricultural practices,
- Perchlorate clean up from industrial activities, and/or
- Bacterial contamination of surface water.

Impaired Water Bodies

Within San Bernardino County, the State Water Resources Control Board has identified various surface waterways as impaired, per Attachment 2 of the OWTS Policy. The water bodies listed have been specifically identified per the 303(d) list, where it is likely:

- OWTS will subsequently be determined to be a contribution source of pathogens or nitrogen, and therefore anticipated that OWTS would receive a loading reduction, and
- New OWTS installations discharging within 600 feet of the water body would contribute to the impairment.

The following table is an excerpt from Attachment 2 of the OWTS Policy indicating the areas within San Bernardino County which are subject to the APMP; the RWBs must adopt a TMDL by the date specified.

Table 6. 1

Name	Region	Impairment	TMDL Completion Date
Lytle Creek	Santa Ana	Pathogens	2019
Mill Creek Reach 1	Santa Ana	Pathogens	2015
Mill Creek Reach 2	Santa Ana	Pathogens	2015
Mountain Home Creek	Santa Ana	Pathogens	2019
Mountain Home Creek, East Fork	Santa Ana	Pathogens	2019
Grout Creek	Santa Ana	Nitrogen	2015
Rathbone (Rathbun) Creek	Santa Ana	Nitrogen	2015
Summit Creek	Santa Ana	Nitrogen	2015

===== Page 47 =====

The following map illustrates the impaired water bodies located within San Bernardino County.

Figure 6.1

===== Page 48 =====

Total Maximum Daily Load

Section 303(d) of the Clean Water act requires each state to establish a TMDL for each impaired water body to address the pollutant(s) causing the impairment. In California, TMDLs are generally adopted as Basin Plan amendments and contain implementation plans detailing how water quality standards will be attained. This section provides information regarding the TMDL requirements for impaired water bodies located within the County of San Bernardino.

TMDL Calculation

According to the United States Environmental Protection Agency (EPA) website, a TMDL calculates the maximum amount of a pollutant allowed to enter a water body so the water body will meet, and continue to meet, water quality standards for that particular pollutant. The TMDL calculation includes both anthropogenic and natural background sources of pollutants, which includes allocations to:

- Point sources [Wasteload Allocation (WA)], and
- Nonpoint sources [Load Allocation (LA)].

TMDLs must also include a margin of safety (MOS) to account for the uncertainty in predicting how well pollutant reduction will result in meeting water quality standards, and account for seasonal variations. The TMDL calculation is:

$$TMDL = \text{Sum of WA (point sources)} + \text{Sum of LA (nonpoint sources and background)} + MOS$$

Geographic Area for APMPs

Where there is an approved TMDL, the geographic area for each water body's APMP is defined by the applicable TMDL. When there is not an approved TMDL which defines the geographic area, it will be 600 linear feet (in the horizontal map direction) of a water body listed on the 303(d) list, where the edge of the water body is the:

- Natural or levied bank for creeks and rivers.
- High water mark for lakes and reservoirs.
- High tide line for tidally influenced water bodies, as appropriate.

There may be OWTS located near impaired water bodies which would not be included in the APMP; however, they must meet all the requirements of the Program:

- Not listed in Attachment 2 of the OWTS Policy,
- Without an approved TMDL, and
- Not covered in this Program with special provisions.

TMDLs for Impaired Waterbodies

Currently, there are no TMDLs for the impaired water bodies on the 303(d) list. Once a TMDL is adopted, the TMDL implementation plan will supersede the APMP. Unless a TMDL is modified to include actions for OWTS, the OWTS located near an impaired water body is not required to take any further actions when there is an approved TMDL, which:

- Addresses the impairment, and
- Does not assign a load allocation to the OWTS.

Note: Existing, new and replacement OWTS located near impaired water bodies are covered by a Basin Plan prohibition and must comply with the terms of the prohibition (refer to Prohibitions and Exemptions for more information).

TMDL Completion Dates

The RWB must adopt TMDLs for the impaired water bodies identified on the 303(d) list in accordance with the dates specified (refer to Figure 6.1 for more information regarding TMDL completion dates). Should the RWB not adopt a TMDL within two

years of the specified date, coverage provided by the OWTS Policy's waiver of waste discharge requirements will expire. This applies to any OWTS which has any part of its dispersal system discharging within the geographic area of an APMP. The RWB will then be responsible for the following, with regard to these OWTS:

- Corrective action, and
- Issuing:
 - Waste discharge requirements (site specific),
 - General waste discharge requirements (non-site specific), and
 - Waivers of waste discharge requirements.

OWTS Without an Adopted TMDL Implementation Plan

This section provides information regarding requirements for OWTS and supplemental treatment systems that have been permitted after the water body was initially listed in Attachment 2 of the OWTS policy, and have any discharge within the geographic area of the APMP.

Requirements for OWTS

In the absence of an adopted TMDL implementation plan, all new and/or replacement OWTS must:

- Utilize supplemental treatment.
- Meet performance requirements for nitrogen/pathogen impairment (see OWTS Located Near Water Bodies Impaired for Nitrogen and Pathogens for information regarding requirements).
- Comply with:
 - Setback requirements detailed in Chapter 3, and
 - Any applicable requirements outlined within the Program.

OWTS Located Near Water Bodies Impaired for Nitrogen

When OWTS are located near water bodies which are impaired for nitrogen, the effluent from the supplement treatment component must meet a 50% reduction in total nitrogen when comparing the 30 day average influent to the 30 day average effluent. This will be accomplished by using supplemental treatment components, which meet the following requirements:

- Designed to reduce nitrogen, and
- Certified by National Sanitation Foundation (NSF) (or other approved third party tester).

Where a drip-line dispersal system is used to enhance vegetative nitrogen uptake, the dispersal system must have at least 12 inches of soil cover.

OWTS Located Near Water Bodies Impaired for Pathogens

When an OWTS is located near a water body impaired for pathogens, the supplemental treatment components (designed to perform disinfection of pathogens) must provide sufficient pretreatment of the wastewater so effluent from the supplemental treatment components:

- Does not exceed a 30 day average Total Suspended Solids (TSS) of 30 milligrams per liter (mg/L), and
- Will achieve an effluent fecal coliform bacteria concentration less than, or equal to, 200 Most Probable Number (MPN) per 100 milliliters.

===== Page 50 =====

The minimum soil depth and the minimum depth to the anticipated highest level of groundwater below the bottom of the dispersal system will not be less than 3 feet. All dispersal systems will have at least 12 inches of soil cover.

OWTS Installed Within an APMP

All OWTS installed within an APMP must:

- Meet the requirements for Alternative Treatment Systems (refer to Chapter 5 for more information regarding Alternative Treatment Systems), which require:
 - An annual operating permit, and
 - Monitoring and maintenance of the OWTS.
- Connect to a sewer as soon as it is available, and properly abandon the supplemental treatment system.
- Monitor the OWTS in accordance with the operation and maintenance manual for the OWTS (or more frequently as required by the County and/or RWB).
- Be equipped with a visual and/or audible alarm, as well as a telemetric alarm, which will alert the owner and service provider in the event of a system malfunction.

Note: Where telemetry is not possible, the owner (or owner's agent) will inspect the system at least monthly while the system is in use as instructed by a service provider. The owner/owner's agent must also notify the service provider not less than quarterly of the observed operating parameters of the OWTS.

Testing and Inspection of Wastewater

All OWTS installed near water bodies impaired for pathogens will be inspected quarterly by a service provider for proper operation, unless a telemetric monitor system is capable of continuously assessing the operation of the disinfection system. Testing of the wastewater flowing from the supplemental treatment components that perform disinfection will be:

- Sampled at a point in the system:
 - After the treatment components, and
 - Before the dispersal system.

Note: For more information regarding minimum setback requirements, refer to Chapter 3.

Required Onsite Inspection

The Division of Environmental Health Services (DEHS) must complete an onsite inspection for percolation testing when the Qualified Professional submitting the report has:

- Not submitted a report to DEHS in the previous 2 years, or
- Previously submitted reports which have been deemed:
 - Incomplete, and/or
 - Significantly deficient.

DEHS may also, at its discretion, determine an on-site inspection is necessary in instances not mentioned above, or where it is determined the installation of an OWTS may have an adverse impact to water quality, public health and safety.

===== Page 52 =====

OWTS in DMAs

All OWTS which are located within a DMA are required to maintain an operating permit with DEHS. These OWTS are inspected biennially. DEHS has approximately 1,200 permitted OWTS within the DMAs. Refer to Designated Maintenance Areas (DMAs) for more information regarding the DMAs located within the County of San Bernardino Mountains.

Sewage Holding Tanks

All sewage holding tanks located within the County are required to:

- Maintain an operating permit with DEHS, and
- Be inspected annually.

Note: Refer to Sewage Holding Tanks for more information.

Alternative Supplemental Treatment Systems

Owners of alternativesupplemental treatment systems located within the County are required to:

- Maintain an operating permit and pay the required fees,
- Ensure the alternativesupplemental treatment system is inspected annually and a report provided to DEHS, and
- Submit quarterly water samples during the first year of use. Quarterly samples are required each year thereafter if not owner occupied.

Note: Sample frequency may be reduced to annually at DEHS discretion when all four quarterly wastewater samples show that the system is meeting the supplemental

treatment requirements. Refer to Alternative Onsite Treatment Systems for more information.

Variations

On a case by case basis, DEHS may establish alternative OWTS siting and operational requirements where it is determined by DEHS that the alternate requirements will provide a similar level of protection. There will be situations, however, where variations are not granted. This section details the instances when variations will not be granted.

Above Surface Discharge

Variations will not be granted for any OWTS which utilizes any form of effluent disposal discharging on, or above, the post installation ground surface; this includes, but is not limited to sprinklers, exposed drip lines, free-surface wetlands, and lagoons.

===== Page 53 =====

Sewer Availability

Variations will not be granted for any OWTS where there is a public sewer available. DEHS and/or the Building and Safety Division may require a "Will or Will Not Serve" letter from the local sewer purveyor with each new or replacement OWTS proposal in order to evaluate the proximity and availability of community systems to the proposed OWTS site. This will ensure septic systems are only installed in areas where a sewer is unavailable. The "Will or Will Not Serve" letter must:

- Include the following:
 - Parcel number for the property where the OWTS is being proposed.
 - Distance to the nearest available sewer line.
 - Whether or not the sewerage entity will provide service to the parcel.
- Be completed and signed by the appropriate official representing the sewerage entity and be filed with DEHS:
 - Prior to submittal of the percolation report/plot plan, or
Upon request once the percolation report/plot plan has been submitted.

DEHS maintains a physical map of all of the sewer lines in the county and incorporated cities so as to prevent the approval of a septic system when a sewer is available. In addition, when reviewing requests for replacement systems, DEHS uses Google Earth to evaluate the site at ground level looking for sewer manholes that may not be on the map. DEHS proposes to update and create an electronic version of this data within the next two years. Further, DEHS will use the assessor's records of improved lots within the County to locate parcels with septic systems for mapping purposes and moving forward DEHS will continue mapping new systems. See page 62.

Sewer Requirement

Connection to a public sewer system is required within established sewer service districts and outside such districts with an out of agency service agreement and LAFCO

approval. Developments must connect to a sewer system when the nearest property line is within 200 feet of an available sewer line. This requirement will be increased by 100 feet for each additional equivalent dwelling unit within the development/project.

In the Lahontan Region, proposed subdivisions with more than 40 lots where the lot sizes are less than 2½ acres per lot shall provide for extension or development of full sewerage services to be permitted by the Lahontan Water Board.

Comment [CM5]: At the January 26 2017 meeting with the county and water board staffs, Santa Ana Water Board staff stated that an additional density control method is to limit OWTS development size. It was stated that some counties require 40 lots. Development over that limit must collectively connect to a wastewater treatment facility. Lahontan Water Board staff supports this density control method and therefore requests the County incorporate the method into the San Bernardino Co LAMP.

Ground Slope

Variances will not be granted for slopes greater than a 30% incline without a slope stability report approved by a Qualified Professional. Refer to Natural Ground Slope for more information regarding natural ground slope requirements.

Leaching Areas

As referenced in Leach Line Dispersal Systems, the maximum allowable decreased leaching area for International Association of Plumbing and Mechanical Officials (IAPMO) certified infiltrator type systems will be a multiplier of 0.70. No variances will be granted for systems using a multiplier of less than 0.70.

Supplemental Treatment

As referenced in Onsite Supplemental Treatment and Alternative Dispersal Systems, OWTS utilizing supplemental treatment require periodic monitoring or inspections. No variances will be granted for supplemental treatments that are unable to meet this requirement.

===== Page 54 =====

Depth to Groundwater

No variance will be granted for OWTS with a separation from the bottom of the dispersal system to groundwater less than 5 feet for leachlines. Seepage pits will have a separation of no less than 10 feet. Refer to the Soil Depth section for more information. *Note:* At the discretion of the County, the depth to groundwater requirement may be reduced to 2 feet when there is a supplemental treatment unit with disinfection installed.

Recreational Vehicle (RV) Holding Tanks

No variances will be granted for OWTS receiving significant amounts of wastes from RV holding tanks.

Minimum Horizontal Setbacks

Comment [CM6]: Please check to make sure there are no duplicates on Page 21.

All new and replacement OWTS must meet the minimum horizontal setbacks from community domestic or municipal water supply well sources, including private wells. This section provides details regarding the minimum horizontal setback requirements for OWTS located near public water sources.

Setbacks Determined by Depth

The minimum horizontal setbacks for effluent dispersal systems are dependent on the depth of the system. The following table describes the required setbacks for effluent dispersal systems located near public water wells [\(see also table on Page 21\)](#):

If the depth of the effluent dispersal system...	Then the required horizontal setback from the public water well is...
Does not exceed 10 feet,	150 feet.
Exceeds Equals to or exceeds 10 feet and does not exceed 20 ft,	200 feet.
Equals to or exceeds 20 feet	600 feet

Comment [CM7]: Value is from Page 21 for consistency.

Where the effluent dispersal system is within 600 feet of a public water well, and the depth exceeds 20 feet, a Qualified Professional must conduct an evaluation. The evaluation is to determine the horizontal setback required to achieve a two-year travel time for microbiological contaminants. In no case, however, will the setback be less than 200 feet. [Please see also set back requirements on Page 21.](#)

Dispersal Systems Near Surface Water Intake Points

The following minimum horizontal setbacks will be determined when effluent dispersal systems are located:

- Near a public surface water intake point (e.g., reservoir, lake, or flowing water body),
- Within the catchment of the drainage area, and
- In such a way that it may impact water quality at the intake point (i.e., upstream of the intake point for flowing water bodies).

When the effluent dispersal system is located ...	Then the dispersal system will be no less than...
Within 1,200 feet of the intake point,	400 feet from the high water mark.
<ul style="list-style-type: none"> • More than 1,200 feet, and • Less than 2,500 feet from the intake point, 	200 feet from the high water mark.

===== Page 55 =====

OWTS Within Required Setbacks of a Public Water Supply

Existing or proposed OWTS (in close proximity to ~~public-domestic or municipal~~ water wells, and surface water treatment plant intakes) have the potential to adversely impact source water quality. [County Code Section 33.0636](#) indicates horizontal setback requirements which apply to all OWTS located in the proximity of individual and public water supply wells. Refer to [Setback Requirements](#) for information regarding OWTS located within required setbacks ~~of a public water supply~~.

Replacement OWTS Not Meeting Horizontal Setback Requirements

Replacement OWTS not meeting the horizontal setback requirements must meet the separation requirements to the greatest extent practicable. When this occurs, the OWTS must use mitigation measures (i.e., supplemental treatment) to ensure the public water source is not adversely affected. Mitigation measures, including supplemental treatment, will not be required when DEHS and/or the RWB find there is no indication that the previous OWTS adversely impacted the public water source.

This will be determined based on:

- Topography,
- Soil depth,
- Soil Texture, and
- Groundwater separation.

Separation Requirements for OWTS Pre-existing the Program

New OWTS installed on parcels of record existing on the effective date of this Program, which are unable to meet the horizontal setback requirements, must:

- Meet the separation requirements to the greatest extent practicable,
- Use the supplemental treatment for pathogens as detailed in the APMP (refer to [Chapter 6](#) for more information regarding the APMP), and
- Use other mitigation measures, if necessary, as determined by the permitting authority.

Note: No variances will be granted for any of the minimum horizontal setback requirements outlined in this section.

Site Assessment

Prior to approving the use of an OWTS, a site evaluation by the Building and Safety Division may be required to:

- Ensure the proper system design.
- Determine compliance with site suitability, and whether adequate capacity is available.

Septage disposal from septic tanks is reported by septic tank pumpers monthly to DEHS with the location pumped, quantity pumped and the disposal location declared. These reports are entered into an electronic database.

Cesspool Elimination

Cesspools are not permitted in the County of San Bernardino. When County staff discovers a cesspool is still in use, the property owner will be required to replace the

cesspool with an OWTS, which meets current standards. The timeframe for complying with this requirement will vary based on the condition of the cesspool and the potential threat it represents to water quality, public health and safety. While the

=====
Page 56
=====

County does not have a point of sale requirement for existing septic systems certification, voluntary certifications are performed routinely and system upgrades are permitted and replacements are constructed under Building permit.

Public Education

Reference and educational material for owners of OWTS can be found on the [DEHS website](#). These educational documents provide information for owners regarding how to locate, operate, and maintain their OWTS.

Local Watershed Management

The County of San Bernardino has three local watershed management agencies which manage the watersheds located within their boundaries. These agencies include the Chino Basin Watermaster, the Mojave Water Agency (MWA), and the San Bernardino Municipal Water District. DEHS notifies the local watershed management agencies regarding all new well construction within their boundaries, as well as attends meetings, as needed, to stay informed of any relevant water quality concerns. This section provides information regarding each local watershed management agency.

Chino Basin Watermaster

The Chino Basin Watermaster is a consensus based organization, which facilitates development and utilization of the Chino Groundwater Basin. The basin:

- Consists of approximately 235 square miles of the upper Santa Ana River watershed, and
- Has an estimated storage capacity of five to seven million acre feet (refer to the figure below for a map of the Chino Basin Watermaster boundaries).

=====
Page 57
=====

Mojave Water Agency (MWA)

The MWA is a State water contractor which manages an annual allotment of 82,800 acre feet of water from the State Water Project via the California Aqueduct. The MWA boundaries encompass approximately 4,900 square miles of the High Desert area within the County (refer to the figure below for a map of the MWA boundaries).

Figure 7. 1

=====
Page 58
=====

San Bernardino Valley Municipal Water District

The San Bernardino Valley Municipal Water District:

- Covers approximately 353 square miles in the southwestern region of the County,
- Spans two-thirds of the San Bernardino Valley,
- Imports water through the State Water Project, and
- Manages water storage within its boundaries (refer to the figure below for a map of the San Bernardino Valley Municipal Water District boundaries).

Figure 7. 2

CHAPTER 8: REPORTING REQUIREMENTS AND DATA

As a condition to having oversight of the Onsite Wastewater Treatment Systems (OWTS) within the County of San Bernardino, the County must collect certain data and report it to the Regional Water Quality Control Boards (RWBs), and in some instances to the Division of Drinking Water (DDW), and owners of water systems. This chapter provides information regarding the minimum reporting responsibilities, the OWTS Water Quality Assessment Program, and the Program assessment.

Reporting to the Regional Water Quality Control Boards (RWBs)

The County must report the following information to the RWBs on an annual basis, no later than February 1st of each year:

- The quantity and location of complaints pertaining to OWTS in the unincorporated areas of the County, and specifying which complaints were investigated, and how the complaints were resolved.
- The permits issued for new and replacement OWTS, including the number, location and description of the permits, and which Tier the permit was issued under.
- The quantity, location and description of permits issued for OWTS where a variance from the approved Program was granted.
- The number, location and results of septic tank pumper inspection reports which were received.
- A list of the applications and registrations issued for the Liquid Waste Hauler Program.
- The permits issued to domestic and municipal supply wells, including number, location, and description of permits. A written assessment and tabulation of the data in each information type, including (1) the distribution of new OWTS by group of lot size and (2) any new OWTS with supplemental treatment, and type of dispersal, including type of alternative dispersal system.
- The status of data collection and analysis funding, contacting, etc. in preparing the 5-year Water Quality Assessment Program Report.

The records will be maintained using the current primary business application Envision Connect.

OWTS Water Quality Assessment Program (WQAP)

The WQAP was developed to provide a better understanding regarding how OWTS located within the County of San Bernardino were affecting and/or contributing to ground water contamination by nitrates and pathogens. This section provides information regarding the WQAP, including individual well sampling, establishing the water quality baseline levels, constituents of concern and monitoring for pathogens and nitrogen.

Individual Well Sampling

The Division of Environmental Health Services (DEHS) permits and regulates small public water systems and issues well permits throughout the County. In addition, all new individual wells are sampled for the following:

- Total coliform bacteria,
- Nitrates, and
- Other constituents of concern, which include:
 - Arsenic,
 - Perchlorate,
 - Chromium VI, and
 - Gross alpha and uranium.

===== Page 60 =====

Establishing Water Quality Baseline Levels

All community drinking water wells, which will be utilized as a public water system, are analyzed for chemicals regulated by Title 22 to ensure the well meets drinking water standards. To establish water quality baseline levels, DEHS will use data obtained from:

- All public water systems regulated by the County,
- Permitted individual and community drinking water wells, and
- Random sampling of existing wells and new construction wells as permitted by property owners.

- *Note:* Once the baseline is established, the sample data from new permitted wells, and random samples of existing wells, will be used to maintain a reliable OWTS water quality assessment. DEHS will support agencies or project proponents in their cumulative impact assessments for non-sewered areas. DEHS currently utilizes a database management system that allows authorized personnel to configure, manage, administer, and report information through Accela's Envision software or Microsoft SQL Server. Assessment, statistical and spatial analyses, and mapping are primarily conducted through ESRI's ArcGIS 10.4.1 and SAS 9.4. DEHS must input groundwater data into Geotracker.

Constituents of Concern

As part of the WQAP, DEHS has identified areas within San Bernardino County which have elevated levels of constituents of concern. The following table indicates those

areas and the constituents of concern. In addition to total coliform and nitrate testing, sampling will be required for all new well construction in the areas indicated (this list will be updated as new information dictates).

Constituent	Areas
Arsenic	<ul style="list-style-type: none"> • Hinkley • North of Barstow to State Line • Calico/Yermo • Newberry Springs to Ludlow • Kramer Junction • Pioneertown • 29 Palms and north of 29 Palms
Perchlorate	<ul style="list-style-type: none"> • Loma Linda • Rialto • Fontana • Ontario • Barstow (near the I-15 and Hwy 58 intersection) • Within a 5-mile radius of George Air Force Base
Gross Alpha and Uranium	<ul style="list-style-type: none"> • Pioneertown • Morongo Valley • Twin Peaks • Fawnskin • Crestline • Running Springs • Lake Arrowhead • Hinkley

==== Page 61 =====

Chromium VI	<ul style="list-style-type: none"> • Hinkley • Oak Hills
<u>Chlorinated solvents (e.g. TCE or PCE)</u>	<ul style="list-style-type: none"> • <u>Within a 5-mile radius of George Air Force Base</u>

There are areas in the County, such as Phelan, where the groundwater is so deep (greater than 600 feet below grade) that it is not feasible to install monitoring wells. For projects that exceed 250 gallons per day per 1/2 acre, ~~advanced-supplemental~~ treatment has been and will continue to be required. In addition, most of the desert is zoned RL 2.5 acres or more with few areas of high density residential development currently proposed or planned.

Comment [CM8]: Please list all area where groundwater is so deep such that it is infeasible to install monitoring wells. Please also provide a justification for this statement.

Comment [CM9]: Please identify the areas on a separate map. Also, please identify areas that are likely to be subdivided into lots at 1/2 acres and lots greater than 1/2 acres and less than or equal to 2 1/2 acres.

Pathogen and Nitrogen Monitoring

In an effort to distinguish water quality degradation which is attributable to OWTS, and water quality degradation which does not have a relation to OWTS, DEHS will monitor and collect water quality data for pathogens and nitrogen from the following available sources:

- Alternative treatment systems.
- Water quality sample data received from:
 - County agencies or other entities with Water Board permits which have National Pollutant Discharge Elimination System (NPDES) or waste discharge requirements permits (i.e., San Bernardino County Flood Control), and
 - Various water agencies [i.e., Mojave Water Agency (MWA)].
 - Crestline Sanitation District
 - Lake Arrowhead CSD
 - For Wrightwood, the county will require the standard water quality and quantity well driller report and monitor new private residential wells as allowed by the well owners.
 - Special Districts sampling well location in Wrightwood will be determined and the status of its construction and depth to groundwater will be evaluated for resumption of groundwater sampling as no well destruction permit was found in DEHS' data bases.
 - In coordination with Cal Trans, request data from monitoring wells installed at gas stations or other cleanup sites (e.g. dry cleaners, Barstow perchlorate project, PG&E Hinkley) County wide. County may need to coordinate with site owners to obtain water samples for nitrate analyses. Site owners and site monitoring data is accessible from Geotracker.
 - The County will consider the use of the USGS computer vadose model tools or other vadose zone/groundwater models or land use planning tools to assess OWTS impacts on groundwater during the 5 year assessment and WB reporting.
 - Well locations in Wrightwood will be sought after and evaluated for groundwater monitoring.
 - The County will continue to search for new ways to monitor water quality. As a condition of approval for the creation of new lots of 1/2 acre utilizing OWTS, the county may require installation of monitoring wells prior to recordation.
 - Groundwater data collected as part of the Groundwater Ambient Monitoring Assessment Program, which is available in the Geotracker database.

Comment [CM10]: Why not the entire county where county has jurisdiction over onsite systems?

Comment [CM11]: The county (DEHS) can determine the status of the well prior to LAMP approval. The DESH should request Special Districts to determine the status of the well. If the well is intact, then Special Districts (or CSD if formed) should resume sampling.

Comment [CM12]: Please explain.

The County may will explore ~~collaboration efforts~~ with other agencies to enhance the WQAP and further meet the needs of both the county and the jurisdictional agencies.

- ~~Ground water data collected as part of the Groundwater Ambient Monitoring Assessment Program, which is available in the Geotracker Database.~~
- The Salt and Nutrient Management Plan for Region 8 is now incorporated into the Basin Plan. The Basin Plan specifies surface and groundwater water quality objectives for TDS and N and identifies those groundwater basins that have no TDS assimilative

capacity. The Basin Monitoring Program Task Force (BMPTF) periodically assesses the water quality for TDS and N within the region. The OWTS impact to TDS and N objectives will be included in the County's 5 year evaluation of OWTS impacts to groundwater and surface water.

- The Mojave Salt and Nutrient Management Plan prepared by MWA has been approved by Region 6 (Lahontan Water Board) and can be relied upon as part of establishing baseline water quality in the Mojave River Valley Groundwater Basin.

Program Assessment

Every five years an assessment will be completed to evaluate the Program and determine whether OWTS within the County are affecting water quality. During this review the Program will be modified, as needed, to address the impacts of OWTS. This section provides information regarding how the information will be compiled and reviewed, as well as how the information will be submitted to both the California Environmental Data Exchange Network (CEDEN) and Geotracker. In order to assess the operational status of the OWTS within the County, the County will compile and review:

- Septic tank pumper inspection reports, volume generated and hauled and the disposal locations,
- Complaints and abatement activities for failing OWTS,
- Variances issued for new and/or repair OWTS,
- Sample data from the WQAP,
- Water quality monitoring reports for alternative treatment systems or other OWTS having an operating permit, and
- Septic system certifications of existing OWTS in connection with:
 - Building additions/remodel projects,
 - Land Use Reviews with existing septic systems
 - The county will conduct an evaluation of current data sources in 2-3 years as an interim report to evaluate the usefulness and relevance of data. This is needed to accurately assess water quality and potential effects from OWTS discharges.

Please describe how the assessment report every 5 years will be used to modify/adjust the permitting approach or to install groundwater monitoring wells at key locations.

All groundwater monitoring data generated will be submitted in electronic deliverable format (EDF) for inclusion into Geotracker. Surface water monitoring will be submitted to CEDEN in a Surface Water Ambient Monitoring Program (SWAMP) comparable format.

DEHS believes this Program will continue the protection of groundwater, public health and safety.

San Bernardino County Vacant Land (Less than .5 Acres)

Comment [CM13]: Will the county develop triggers or criteria to evaluate results and then recommend changes to the program?

=====**Page 64**=====

San Bernardino County Vacant Land (Less than 2.5 Acres)

Are the values for the number of parcels, total vacant acres, and total vacant square miles are for all vacant land less than 2½ or all vacant land between ½ acres and 2½ acres?

Comment [CM14]: Are there really as many vacant parcels as permitted OWTS? Please explain if total vacant parcels are numbers that include the portion equal to or under ½ acres

=====**Page 65**=====

San Bernardino County Vacant Land (Greater than or Equal to 2.5 Acres)

=====**Page 66**=====

San Bernardino County Septic Systems

Comment [CM15]: Related to these maps from Page 63 to Page 66, a narrative summary of likely number of future OWTS systems would be helpful.

=====**Page 67**=====

San Bernardino County Organization