<u>3745-42-13</u> Land application systems.

(A) Definitions: as used in this rule.

- (1) "Aquifer system" means one or more geologic units or formations that are wholly or partly saturated with water and are able to store, transmit and yield significant amounts of water to wells or springs.
- (2) "ASTM D698" means the American society for testing and material (ASTM) standard test methods for laboratory compaction characteristics of soil using standard effort, as that standard was approved on June 10, 2000.
- (3) "ASTM D2487" means the American society for testing and material (ASTM) standard practice for classification of soils for engineering purposes, as that standard was approved on March 10, 2000.
- (4) "At-grade system" means an onsite disposal system, where treated sewage is conveyed to a dispersal field that is constructed on or above in situ soil and covered by soil.
- (5) "CBOD₅" or "five-day carbonaceous biochemical oxygen demand" has the same meaning as defined in 40 C.F.R.136 (effective July 1, 2006).
- (6) "Class A treated sewage" means treated sewage treated in accordance with table K-2 of this rule.
- (7) "Class B treated sewage" means treated sewage treated in accordance with table K-3 of this rule.
- (8) "Class C treated sewage" means treated sewage treated in accordance with table K-4 of this rule.
- (9) "Controlled discharge" means an NPDES permitted discharge that can occur when certain stream conditions exist or when land application can not occur.
- (10) "Dense glacial till" means tills that impede the movement of treated water away from the site and cause the formation of perched saturated conditions in the soil profile, especially with the addition of wastewater.
- (11) "Design flow" means the average daily flow to the treatment works.
- (12) "Discharging land application system" means a land application system that:
 - (a) Regardless of whether a land application contract allows isolation distance requirements to be waived, does not meet the isolation distance requirements in this rule:
 - (b) Proposes to land apply on sites where drain tiles are, or will be, less than

two vertical feet below final grade;

- (c) Proposes to land apply on frozen or snow covered ground;
- (d) Proposes to land apply during precipitation events; or
- (e) Proposes a point source discharge to waters of the state.
- (13) "Disposal system" means disposal system, as defined in section 6111.01 of the Revised Code.
- (14) "Drinking water source protection area for a public water system using ground water" means the surface and subsurface area surrounding a public water supply well(s) that will provide water to the well(s) within five years as delineated or endorsed by the Ohio EPA under the wellhead protection program and the source water assessment and protection program
- (15) "Emergency management zone" or "EMZ" means the surface and subsurface area in the immediate vicinity of a public water system intake as delineated or endorsed by the Ohio EPA under the source water assessment and protection program within which the public water supply owner or operator has little or no time to respond to potential contamination from a spill, release, or weather-related event. The standard emergency management zone boundary consists of a semi-circle that extends five hundred feet upstream of the intake and one hundred feet downstream of the intake, except as modified due to local conditions.
- (16) "EPA" means environmental protection agency.
- (17) "Hydraulic balance" means an accounting of the hydraulic inputs and outputs of a land application system.
- (18) "Inner management zone" means the surface and subsurface area within a drinking water source protection area for a public water system using ground water surrounding a public water supply well(s) that will provide water to the well(s) within one year as delineated or endorsed by the Ohio EPA under the wellhead protection program and the source water assessment and protection program.
- (19) "Karst" means a terrain with an assemblage of landforms such as sinkholes and caves that are due to weathering of predominantly carbonate bedrock.
- (20) "Lagoon" means any earthen or partially earthen impoundment that is used for the treatment of sewage.
- (21) "Land application" means evenly spreading or spraying treated sewage onto the surface of the land for final treatment or disposal.

- (22) "Land application area" means the site or location where treated sewage is applied to the ground surface for treatment or disposal.
- (23) "Land application contract" means a deed showing ownership, or a contract or agreement that describes the land where treated sewage will be applied and that allows treated sewage to be land applied.
- (24) "Land application management plan" means a management plan governing the operation, maintenance, effluent limits, and monitoring requirements of a land application system.
- (25) "Land application system" means a disposal system that uses land application, thereby minimizing or eliminating the discharge of treated sewage to waters of the state.
- (26) "Low permeability" means a permeability of less than two tenths of one inch per hour.
- (27) "Normal ground water table" means the shallowest depth of soil which is saturated with water for an extended or permanent time period.
- (28) "NPDES" means national pollutant discharge elimination system.
- (29) "Operator" means the person in responsible charge of operating and maintaining the disposal system in compliance with the NPDES permit or land application management plan. The operator may or may not be the owner of the disposal system.
- (30) "Person" means person, as defined in section 6111.01 of the Revised Code.
- (31) "Professional soil scientist" means an individual with a baccalaureate degree with a major in agronomy, soils, or a closely allied field of principles of pedology to soil classification, investigation, education, and consultation and on the effect of measured, observed and inferred soil properties and their use, and who is a member of the Ohio association of pedologists or the American registry of certified professionals in agronomy in crops and soil (ARCPACS).

[Comment: A list of the professional soil scientists in Ohio can be obtained from the association of Ohio pedologists web site. The web link for this site is: http://www.ohiopedologist.org/.]

- (32) "Public water system" has the same meaning as defined in rule 3745-81-01 of the Administrative Code.
- (33) "Publicly owned sanitary sewers" means any centralized sewerage system other than those that are owned by a private or semi-public entity.

- (34) "Restricted access site" means a site on which treated sewage may be placed with a limited probability that the public will come into contact with the treated sewage. Such sites include, but are not limited to, agricultural crop fields (i.e., nonhuman food crops), and fenced-off meadows, pastures, woodlands, landscaping areas and other private property.
- (35) "Septage" means either liquid or solid material removed from any septic tank, holding tank, cesspool, portable toilet, type III marine sanitation device, or similar treatment works.
- (36) "Sewage" means sewage, as defined in section 6111.01 of the Revised Code.
- (37) "Sewerage system" means sewerage system, as defined in section 6111.01 of the Revised Code.
- (38) "Significant zone of saturation" means a zone of saturation that may act as a preferential pathway of migration away from the limits of storage or application of treated sewage.
- (39) "Soil absorption system" means the final treatment component of an onsite sewage treatment system that utilizes absorption and adsorption to treat and disperse the treated sewage into subsurface soils.
- (40) "Source water assessment and protection program" means Ohio EPA's program based on the Safe Drinking Water Act, 42 U.S.C. 300 (f), as amended in 1996, and approved by U.S. EPA, November, 1999.
- (41) "Storage facility" means the part of a treatment works, such as an earthen or man-made impoundment, that is used solely for the storage of treated sewage.
- (42) "Surface waters of the state" means surface waters of the state, as defined in rule 3745-1-02 of the Administrative Code.
- (43) "Total inorganic nitrogen" means the sum of nitrite-nitrogen, nitrate-nitrogen and ammonia-nitrogen.
- (44) "Total maximum daily load" means total maximum daily load, as defined in rule 3745-2-02 of the Administrative Code.
- (45) "Treated sewage" means sewage treated by a treatment works.
- (46) "Treatment works" means treatment works, as defined in section 6111.01 of the Revised Code.
- (47) "UIC class V injection well" means underground injection control (UIC) class V injection well as defined in paragraph (E) of rule 3745-34-04 of the

Administrative Code.

- (48) "Unrestricted access site" means a site on which treated sewage may be placed with a high potential for the public to come into contact with the treated sewage. Such sites include, but are not limited to, golf courses, parks, lawns and playing fields.
- (49) "Waters of the state" means waters of the state, as defined in section 6111.01 of the Revised Code.
- (50) "Wellhead protection program" means Ohio EPA's program based on the Safe Drinking Water Act, 42 U.S.C. 300 (f), as amended in 1986, and approved by U.S. EPA, November 1992.

[Comment: Federal regulations ("Code of Federal Regulations" or "C.F.R."). Information and copies may be obtained by writing to: "Superintendent of Documents, PO Box 371954, Pittsburgh, PA 15250-7954." The full text is also available in electronic format at http://www.gpoaccess.gov/cfr/index.html. Compilations are also available for inspection and copying at the state library of Ohio and most public libraries.]

- (B) Land application systems: purpose and exclusions.
 - (1) Purpose. The purpose of this rule is to establish permit application requirements, design standards, siting restrictions, operation and maintenance requirements and water quality and monitoring frequency requirements for land application systems as part of the director's supervision of the installation and operation and maintenance of this type of sewage disposal system. The director may waive any requirement in paragraph (H), paragraph (L) or paragraph (M) of this rule for any land application system where the treatment works is designed for less than one thousand gallons per day.

(2) Exclusions. This rule does not apply to:

(a) Soil absorption systems. Examples of soil absorption systems are:

(i) Conventional leach fields;

(ii) Mound systems;

(iii) Below grade low pressure pipe distribution systems, including drip distribution systems; and

(iv) At-grade gravity leach field dispersal systems;

(b) The land application of domestic, commercial or industrial septage;

(c) The land application of industrial waste; or

(d) The land application of grease from an internal grease trap or an external grease interceptor.

(C) Land application systems: prohibitions and restrictions.

(1) The land application of sewage is prohibited.

- (2) No person shall land apply treated sewage:
 - (a) To natural wetlands or to constructed wetlands, unless approved by Ohio EPA. The director may require an isolation distance from natural or constructed wetlands to protect public health or the environment;
 - (b) Within the ten-year floodplain. The director may prohibit the land application of treated sewage beyond the ten-year flood plain in order to protect public health or the environment;
 - (c) During a precipitation event, unless permitted by an NPDES permit;
 - (d) On snow covered ground, unless permitted by an NPDES permit;
 - (e) On frozen ground, unless permitted by an NPDES permit;
 - (f) Using any form of spray distribution when the instantaneous wind speed exceeds twenty miles per hour;
 - (g) To areas where a UIC class V injection well is present or within an area that could affect a UIC class V injection well:
 - (h) To areas where karst features, including unimproved sinkholes, are present or within an area that would contribute drainage that could affect the karst features;
 - (i) To areas where a professional soil scientist determines that any one of the following conditions exists below natural grade:

(i) Bedrock within twelve inches;

(ii) Fractured or karst bedrock within three feet;

(iii) Sand or gravel lenses within twelve inches;

(iv) Dense glacial till within twelve inches; or

(v) Normal ground water elevation within twelve inches;

- (j) When the ground is saturated at or near the surface, or any other condition that would result in runoff; or
- (k) To land where the land application contract has expired or is void.
- (3) The director may allow the land application of treated sewage to areas where the seasonal or perched ground water elevation exists during part of the year less than twelve inches below natural grade, provided:
 - (a) The land application only occurs when the normal ground water elevation, seasonal high ground water elevation, dense glacial till, sand or gravel lenses, or bedrock is at least twelve inches below natural grade;
 - (b) The storage volume requirements in table H-2 of this rule are met; and
 - (c) Additional storage volume is provided for all of the treated sewage that is generated, when land application is prohibited due to seasonal variations in the vertical separation distance.
- (4) Except as provided in paragraph (E)(2) of this rule, no person shall operate a land application system without an approved land application management plan.
- (5) Except as provided in paragraph (E)(2) of this rule, no person shall operate a discharging land application system without an approved NPDES permit and land application management plan.

(D) Land application systems: general requirements.

- (1) A land application system shall be designed, operated and maintained in accordance with this chapter and all other applicable rules and laws. The director may deny any land application system permit application that does not contain the required information.
- (2) No land application system shall conflict with an areawide waste treatment management plan adopted in accordance with section 208 of the Clean Water Act (33 U.S.C. section 1288, effective February 4, 1987), in accordance with section 6111.03 of the Revised Code.

[Comment: The rule contains references to the Federal Water Pollution Control Act, also known as the Clean Water Act. This federal statute is generally available to the public through libraries and on-line sources, including the Ohio EPA and U.S. EPA websites.]

(3) The design and siting of any treatment works, including any storage facility, or land application area that is part of a land application system shall take into

consideration any water quality problems in the watershed and contributing sources of pollution, including any defined by a total maximum daily load (TMDL) project or report. In order to protect public health or the environment, the director may also require an applicant to consider surface waters that are not currently in attainment or are awaiting an official TMDL.

(a) The following sources of impairment shall be considered, where a TMDL has defined a load allocation or wasteload allocation to maintain water quality standards:

(i) Sediment;

(ii) Fecal coliform bacteria;

(iii) Nutrients; or

(iv) Dissolved oxygen.

(b) In order to maintain load allocations or wasteload allocations, as defined by a TMDL, the director may require any person proposing to land apply treated sewage to:

(i) Maintain larger isolation distances;

(ii) Achieve class A treated sewage prior to land application; or

(iii) Reduce application rates.

- (4) Any land application management plan application shall be on forms specified by the director and shall include such additional information as the director deems necessary.
- (5) Except as provided in paragraph (E)(2) of this rule, no person shall allow the discharge of treated sewage to waters of the state from a land application system installed after the effective date of this rule without first obtaining an NPDES permit pursuant to Chapter 3745-33 of the Administrative Code.
- (6) Any person proposing to use a land application system to treat sewage from two or more homes or to treat ten thousand gallons per day or greater, and not proposing to contract with a public entity such as a county or municipality to operate the disposal system, shall submit the following information to demonstrate financial, legal and technical capability to own and operate a disposal system:
 - (a) Financial and personnel commitments that are needed to provide for effective management and operation of the land application system;

- (b) Documentation of ownership accountability, which includes the legal authority to take the measures necessary for construction, operation, and maintenance of the land application system;
- (c) Assurances that the applicant has committed to proper operation and management of the land application system, including assurance of compliance with certified operator requirements in accordance with Chapter 3745-7 of the Administrative Code;
- (d) The organizational structure, credentials of management and operations personnel, and cooperative agreements or service contracts;
- (e) Demonstration of the applicant's ability to address both customer and compliance issues, including violations of applicable portions of the Revised Code and the Administrative Code; and
- (f) A land application management plan in accordance with paragraph (E) of this rule that includes:
 - (i) A listing of external contacts and resources and a description of how they will be effectively utilized;

[Comment: External contracts and resources includes any maintenance or oversight that is outsourced.]

- (ii) A financial plan describing the land application system revenues and cash flow for meeting the costs of construction and the costs of operation and maintenance for at least five full years from the date the applicant anticipates initiating operation. At a minimum, the financial plan shall include:
 - (a) Projected financial statements for each of the first five years of operation, including:

(*i*) A balance sheet;

(ii) An income statement; and

(iii) A statement of cash flow; and

- (b) A demonstration of ability to fund the cost of repairs, capital replacement, and compliance.
- (7) Any person that is or will be regulated as a public utility shall obtain and submit to the director a copy of their certificate of necessity and need from the public utilities commission of Ohio with the permit to install application.

- (E) Land application systems: land application management plan and NPDES permit requirements.
 - (1) Requirements for land application systems installed after the effective date of this rule.
 - (a) A land application system shall be protective of public health and the environment.
 - (b) A land application system shall be operated in accordance with an approved land application management plan.
 - (c) Land application shall only occur at times identified in the approved land application management plan.
 - (d) Treated sewage shall be land applied so as to minimize direct human contact, and the potential for creating aerosols and mist.
 - (e) Signs shall be installed at the entrance to each land application site, to inform the public that the land is used for land application of treated sewage. At least one sign shall be posted at each field or site. Each sign shall include notification that:
 - (i) All above ground sewage distribution pipes contain "Non-potable Water that is Not Suitable for Human Consumption"; and
 - (ii) If applicable, all nozzles distribute "Non-potable Water that is Not Suitable for Human Consumption".
 - (f) No treated sewage shall be land applied within the emergency management zone of a public water system using surface water or within one thousand five hundred feet of any drinking water intake, whichever is greater unless the treated sewage meets the water quality standards established for the public water supply use designation under Chapter 3745-1 of the Administrative Code.
 - (g) No person shall install a land application system after the effective date of this rule without first obtaining:
 - (i) For any land application system that will not discharge to waters of the state, a land application management plan. A land application management plan;
 - (a) Is effective for five years, starting from the date it was approved by the director. A new land application management plan shall be submitted to Ohio EPA at least

six months prior to expiration of any existing land application management plan. If a person submits a new land application management plan six months prior to expiration of the existing plan and Ohio EPA has not approved the new land application management plan prior to the expiration of the existing land application management plan, the existing land application management plan shall be effective until the new land application management plan is approved by the director. If a person does not submit a new land application management plan six months prior to expiration of the existing plan, the existing land application management plan six months prior to expiration of the existing plan, the existing land application management plan will expire at the end of the five years;

(b) Shall be in narrative form and shall include:

- (*i*) Information about the operator of the land application system, including:
 - (A) The operator's classification necessary for the operating treatment works;
 - (B) The number of hours per week that an operator will be working at the treatment works or land application area; and
 - (C) A description of the operator's experience in operating a land application system;
- (*ii*) A detailed description of the method or methods used for sewage handling and storage;
- (*iii*) The proposed effluent limits and corresponding minimum monitoring frequencies for the land application system;
- (*iv*) A detailed description of how operation and maintenance records will be maintained in accordance with this rule for the land application system;
- (v) An equipment calibration and maintenance schedule;
- (vi) Written justification supporting the determination of land application rates, such as in inches per day. The land application rates shall ensure that no runoff occurs into surface waters of the state:

- (vii) Information on how any site specific management practices to prevent runoff will be maintained;
- *(viii)* The determination of appropriate weather conditions required for land application; and

(*ix*) A map that:

- (A) Locates the present and known proposed occupied buildings, non-occupied buildings, developments and areas easily accessible to the public within three hundred feet of the land application area; and
- (B) Identifies the closest public sewerage system and its planning area, such as established pursuant to section 208 of the Clean Water Act (33 U.S.C. section 1288, effective February 4, 1987), within one thousand feet of the land application area; and
- (ii) For any discharging land application system, a complete application for an NPDES permit that includes a land application management plan in accordance with paragraphs (E)(1)(a) to (E)(1)(g)(i)(b)(ix)(B) of this rule. When a land application management plan is part of the NPDES permit, the only application fee required is the NPDES permit application fee. No separate application fee or director's action is required for a land application management plan that is submitted as part of an NPDES permit.

[Comment: All treatment works that discharge are subject to water quality standards rules, Chapter 3745-1 of the Administrative Code, and shall be processed according to the procedures in rule 3745-1-05 of the Administrative Code (antidegradation), Chapter 3745-2 of the Administrative Code, Chapter 3745-33 of the Administrative Code, Chapter 3745-42 of the Administrative Code and Chapter 3745-47 of the Administrative Code.]

- (2) Requirements for land application systems installed prior to the effective date of this rule.
 - (a) A land application system installed prior to the effective date of this rule shall be protective of public health and the environment. Where the director, or his authorized representative, determines that an existing

land application system is protective of public health and the environment, the director may waive any requirement in paragraph (C), paragraph (D) or any requirement in paragraphs (F) to (N) of this rule.

- (b) For land application systems installed prior to the effective date of this rule, any person that operates or owns a land application system shall submit to the director the following documents within five years after the effective date of this rule:
 - (i) Effluent pollutant sampling and monitoring records, for the past five years:
 - (ii) Flow monitoring records, for the past five years; and
 - (iii) For any land application system that:
 - (a) Will not discharge, a land application management plan in accordance with paragraph (E)(1) of this rule; or
 - (b) Will discharge, a complete application for an NPDES permit and a land application management plan in accordance with paragraph (E)(1) of this rule.
- (c) Treated sewage shall be land applied so as to minimize direct human contact, and the potential for creating aerosols and mist.
- (d) No treated sewage shall be land applied within the emergency management zone of a public water system using surface water or within one thousand five hundred feet of any drinking water intake, whichever is greater unless the treated sewage meets the water quality standards established for the public water supply use designation under Chapter 3745-1 of the Administrative Code.
- (F) Land application systems: permit to install application requirements. The director may deny any permit to install application that does not include the required information. No person shall install a land application system after the effective date of this rule without first obtaining a permit to install for the land application system pursuant to Chapter 3745-42 of the Administrative Code.

[Comment: The following table is provided to assist the reader with understanding the permit to install application requirements for a land application system and is not intended to be used in lieu of paragraphs (F)(1) to (F)(4) of this rule. A checkmark indicates what is required.]

<u> </u>		Desig	n Flow		
		-	per day)		
	Less	than	Greater than or equal to		
		000	10,000		
		cation rate		cation rate	
Permit to install	Less than or equal to 12	Greater than 12 inches	Less than or	Greater than 12 inches	
application	inches per	per acre per	equal to 12 inches per	per acre per	
requirements	acre per year	year	acre per year	year	
Engineering report					
Site investigation report					
Detailed plans and					
specifications					
Land application contract	If applicable	If applicable	If applicable	If applicable	
Treatment works operation	If applicable	If applicable	If applicable	If applicable	
and maintenance plan					
Land application					
management plan					
NPDES permit application	If applicable	If applicable	If applicable	If applicable	
Hydraulic and nutrient			10.00		
balance for land application	No		No	1	
area					
Ground water monitoring		G 1		a 1	
plan for land application	No	Case by case	No	Case by case	
area					
Ground water monitoring plan for any storage facility	No	No			
Ground water monitoring	•	•		•	
plan for any lagoon					
Hydraulic balance for	Minimal	Minimal			
treatment works	information	information		1	
	required	required			
Determine background			Minimal		
phosphorus for land	No	No	information	1	
application area			required		
Hydrogeological site			Minimal		
investigation for land	No	No	information		
application area			required		

(1) The permit to install application for any land application system with a design flow less than ten thousand gallons per day and land application rates less than or equal to twelve inches per acre per year shall:

(a) Include a hydraulic balance that:

- (i) Describes the assumptions and provides the calculations used to determine the initial and future design flows for the land application system; and
- (ii) Describes the assumptions and provides the calculations used to size the treatment works, including a storage facility, the land application area, the equipment and all appurtenances;
- (b) Include a site investigation report for any lagoon, any storage facility or any land application area that is part of a land application system. The site investigation report shall:
 - (i) Be prepared prior to any construction activities;

[Comment: If the construction activities include the construction of a golf course, Ohio EPA recommends that the site investigation be accomplished prior to the design of the golf course.]

- (ii) Contain a soils and site evaluation for any lagoon, any storage facility or any land application area that is part of a land application system, in accordance with paragraph (N) of this rule;
- (iii) Contain for any lagoon, any storage facility or any land application area that is part of a land application system, a detailed description of the existing and proposed surface and subsurface drainage ways within twenty feet of any lagoon or storage facility and within twenty feet of any land application area. This description shall include a map that is based on available records and any information obtained from site visits. The map shall:
 - (a) Locate all surface drainage ways, including drainage swales, ditches, streams, rivers, natural or constructed wetlands, and ponds and lakes; and
 - (b) Locate all subsurface tiles and subsurface drains within two vertical feet below natural grade;
- (iv) Contain for any lagoon, a hydrogeologic site investigation report. The hydrogeological site investigation report shall be developed in accordance with paragraph (M) of this rule;
- (v) Contain for any lagoon, a ground water monitoring plan in accordance with paragraph (L) of this rule, if required by paragraph (L) of this rule; and

- (vi) Contain for any storage facility, in lieu of a hydrogeologic site investigation report, publicly available published hydrogeologic information including, but not limited to:
 - (a) Ground water resource maps, ground water pollution potential maps, surficial geology maps, and water well logs from the Ohio department of natural resources;
 - (b) United States department of agriculture soil surveys;
 - (c) United States geological survey studies;
 - (d) Other readily available sources that cover an area within two thousand feet from the boundaries of the site; and
 - (e) The results of all onsite geotechnical studies conducted at the site to include all subsurface data gathered. If soil probes, soil pits or soil borings are required to characterize the site, they shall be done in accordance with paragraph (N) of this rule;
- (c) In accordance with this chapter, include detailed engineering plans and specifications. In addition to the other requirements of this chapter, the detailed engineering plans shall also include a site plan that shall:

[Comment: Isolation distances. In the case of any reference to a building, the measurement shall be taken from the outside wall of the building. In the case of any reference to a treatment works or a component of the treatment works or a pump station, the measurement shall be taken from the closest point on the perimeter of the treatment works, the component of the treatment works, or the pump station. In the case of any reference to a lagoon or storage facility, the measurement shall be taken from the outer bank or the toe of the impoundment.]

(i) Be drawn to scale;

- (ii) Show isolation distances in accordance with paragraphs (H) and (J) of this rule:
- (iii) Show any onsite treatment works, buildings, storage facilities, land application areas, and land application or distribution networks, and the application areas for each nozzle, center pivot system or point of distribution;
- (iv) Provide the location of buildings and roads within one hundred feet

beyond the perimeter of the land application system;

- (v) Provide the location of any public drinking water supply intakes within one hundred feet beyond the perimeter of the land application system on the detailed plans:
- (vi) Provide the location of any wells, including drinking water wells and UIC class V injection wells within one hundred feet beyond the perimeter of the land application system;
- (vii) Provide the location of drinking water source protection areas and inner management zones for public water systems using ground water, emergency management zones for public water systems using surface water within one hundred feet beyond the perimeter of the land application system; and
- (viii) Provide the location of the existing and proposed surface and subsurface drainage ways within twenty feet of any lagoon, any storage facility or any land application area;
- (d) Include a land application contract for any land application system that does not maintain the isolation distances, in accordance with paragraphs (H) and (J) of this rule. For a land application system that serves more than one residence and where land application is the sole method of disposal, the director may require a land application contract for ninety-nine years;
- (e) If applicable, include a treatment works operation and maintenance plan. If the permit to install is for a treatment works as part of the land application system, the operation and maintenance plan shall address the following:
 - (i) The operating procedures for each component of the treatment works;
 - (ii) The required sampling and monitoring procedures;
 - (iii) The maintenance schedule for each component of the treatment works and appurtenant structures; and
 - (iv) A plan for maintenance of the storage facility liner system that includes, but is not limited to, a description of the steps to be taken to clean the sludge from the storage facility and the inspection and maintenance schedule for the liner to ensure tears, obvious flaws and ruptures are documented and corrected; and

[Comment: The ultimate goal of the plan shall be to ensure the

integrity of the liner system that will in turn protect the underlying ground water resources.]

- (f) Include a land application management plan in accordance with paragraph (E) of this rule.
- (2) A permit to install application for any land application system with a design flow less than ten thousand gallons per day and land application rates greater than twelve inches per acre per year, shall:
 - (a) Meet all requirements in paragraph (F)(1) of this rule;
 - (b) Include a hydraulic and nutrient balance for the land application area, except as otherwise prescribed in this paragraph. A hydraulic and nutrient balance that supports the proposed size of land needed for land application shall be submitted with the permit to install. The hydraulic and nutrient balance shall demonstrate that the phosphorus and nitrogen loading rates will not adversely impact surface or ground waters. The application shall demonstrate the following for:
 - (i) Nitrogen. If the total inorganic nitrogen limit of ten milligrams per liter (i.e., nitrogen option 1) will be met, then a nitrogen balance is not required. The concentration of nitrate-nitrogen in the ground water below land on which treated sewage has been applied shall at all times be less than ten milligrams per liter. The Ohio State university extension bulletin number 860, "Reuse of Reclaimed Wastewater Through Irrigation", dated 1997, demonstrates an acceptable procedure for calculating the nitrogen nutrient and hydraulic balance. The director may accept alternate design criteria provided that the permit to install demonstrates to the satisfaction of the director that there will be no adverse impact to surface water or ground water as a result of the alternate design criteria; and

[Comment: The Ohio State university extension bulletin number 860, "Reuse of Reclaimed Wastewater Through Irrigation" can be found at the following web address: http://ohioline.osu.edu/b860/index.html.]

(ii) Phosphorus. The soils shall be tested for phosphorus levels. Unless otherwise deemed acceptable by the director, the restriction of phosphorus application shall be based on the phosphorus index method, as developed by the natural resource conservation service in Ohio. For soils with soil phosphorus test results greater than one hundred fifty parts per million (three hundred pounds per acre) Bray-Kurtz P1 extraction or one hundred seventy parts per million (three hundred forty pounds per acre) Mehlich 3 extraction, the director shall not approve land application of treated sewage unless the permit to install demonstrates to the director, using a phosphorus index, that there is a low relative risk of phosphorus movement to waters of the state at the land application site; and

- (c) Provide a ground water monitoring plan in accordance with paragraph (L) of this rule for any land application area.
- (3) A permit to install application for any land application system with a design flow greater than or equal to ten thousand gallons per day and land application rates less than or equal to twelve inches per acre per year shall:
 - (a) Meet all requirements in paragraph (F)(1) of this rule;
 - (b) Include, for any land application system where land application is the sole method of disposal, a land application contract for at least ninety-nine years, unless an alternative non-discharging option is available and included in the land application management plan;
 - (c) Include a ground water monitoring plan in accordance with paragraph (L) of this rule for any storage facility;
 - (d) Include in the engineering report for any treatment works, a hydraulic balance used to size the treatment works;
 - (e) Include in the engineering report for any treatment works not proposing to meet class A treated sewage effluent limits in table K-2 of this rule, additional information, as deemed necessary by the director, regarding the sizing of the storage and land application area; and
 - (f) Include as part of the site investigation report a characterization of the land application area that includes the following:
 - (i) The location of all class V injection wells, public water system wells, drinking water source protection areas and inner management zones for public water systems using ground water public water supply intakes, and private water wells, any part of which wells, areas or zones are within two thousand feet of any proposed storage facility site; and
 - (ii) For any construction related activities, identification of all soil additions and soil amendments that may be made to the site that will substantially alter the permeability or infiltrative capacity of the soil.

- (4) A permit to install application for any land application system with a design flow greater than ten thousand gallons per day and land application rates greater than twelve inches per acre per year shall:
 - (a) Meet all requirements in paragraphs (F)(1) to (F)(3) of this rule:
 - (b) Include a ground water monitoring plan in accordance with paragraph (L) of this rule for any treatment works;
 - (c) Include a hydrogeologic site investigation in accordance with paragraph (M) of this rule for the land application area;
 - (d) Include, in the engineering report, a hydraulic balance used to size the storage facility; and
 - (e) Provide the results of site specific soil samples, as part of the hydrogeologic site investigation to establish background phosphorus (e.g., Bray-Kurtz P1) levels. The Bray-Kurtz P1 extraction or Mehlich 3 extraction shall be used to determine the background level unless an alternative method is approved by the director.
- (G) Land application systems: design requirements for a treatment works or sewerage system. Except where specific design criteria or methodologies are required by this rule, generally accepted design standards and methodologies shall be used to design the treatment works, including any treatment lagoon, or the sewerage system that is part of any land application system.

[Comment: one example of a set of generally accepted design standards and methodologies is "Great Lakes-Upper Mississippi River Board of State and Provincial Public Health and Environmental Managers - Recommended Standards for Wastewater Facilities, also known as Ten States Standards. This document is published by Health Education Services, A Division of Health Research, Inc., P.O. Box 7126, Albany, NY 12224. Phone: 518-439-7286. Web: www.hes.org."]

(H) Land application systems: design requirements for storage facilities.

[Comment: Isolation distances. In the case of any reference to a building, the measurement shall be taken from the outside wall of the building. In the case of any reference to a treatment works or a component of the treatment works or a pump station, the measurement shall be taken from the closest point on the perimeter of the treatment works, the component of the treatment works, or the pump station. In the case of any reference to a lagoon or storage facility, the measurement shall be taken from the outer bank or the toe of the impoundment.]

(1) A storage facility shall:

- (a) Maintain the isolation distance requirements listed in table H-1 of this rule. The director may reduce the isolation distance requirements if the storage facility contains class A treated sewage; and
- (b) For earthen impoundments, have inner and outer slopes no steeper than one foot vertical to three feet horizontal.

Siting criteria	Minimum required isolation distance (feet)
Occupied building	Three hundred
Private potable water source not owned by the person land applying sewage	Three hundred
Private potable water source owned by the person land applying sewage	<u>Fifty</u>
UIC class V injection well	Three hundred
Property line	<u>Fifty</u>

Table H-1 Minimum required isolation distances

(2) Siting requirements for storage facilities.

[Comment: Information on the location of drinking water source protection areas, inner management zones, emergency management zones and public water wells and intakes can be obtained from the Ohio EPA division of drinking and ground water source water assessment and protection program at (614) 644-2752, by email at InternetWHP@epa.state.oh.us or on the internet at http://www.epa.state.oh.us/ddagw/pdu/swap.html.]

(a) Storage facilities may not be located within drinking water source water protection area for a community, or non-transient non-community public water system using ground water unless:

(i) The proposed site is approved by the director;

- (ii) Additional engineering controls to minimize the chance of liner failure are included;
- (iii) A minimum of fifteen feet of low permeability material exists between the bottom of the liner and the top of the uppermost aquifer system;
- (iv) A vertical separation distance of at least three feet is maintained

between the bottom of the storage facility liner and bedrock;

- (v) The storage facility is located outside the sanitary isolation radius of a public water system well, as determined in accordance with rule 3745-09-04 of the Administrative Code:
- (vi) The storage facility is located outside of the inner management zone for a community water supply or non-transient, non-community public water system using ground water;
- (vii) The storage facility is located outside a drinking water source protection area for a non-transient, non-community or transient, non-community public water system using ground water, the storage facility is located at least three hundred feet away from a water supply well for a non-transient, non-community or transient, non-community public water system, or the storage facility is located beyond the farthest distance ground water will travel to such systems in one year, whichever results in a greater distance from the well;
- (b) Storage facilities may not be located within three hundred feet of a water supply well for a transient, non-community public water system.
- (c) Storage facilities may not be located within the emergency management zone of a public water system using surface water or not within one thousand five hundred feet of the intake, whichever results in a greater distance from the intake.
- (3) Storage volume requirements. A storage facility shall be designed with adequate storage capacity to prevent a discharge to surface waters, except as permitted by an NPDES permit. The minimum storage requirements in table H-2 of this rule shall be met.

Type of land application system	Minimum storage volume requirement
Controlled discharge permitted by an <u>NPDES permit and land application</u>	Two weeks of storage volume
Continuous discharge permitted by an <u>NPDES permit and land application</u>	Evaluated on a case by case basis
Any other land application system	Four months of storage volume

Table H-2 Minimum storage volume requirements

[Comment: A continuous discharge occurs when a discharge by a land application system is permitted to surface waters year-round.]

- (a) The storage volume shall be calculated using the disposal system design flow and shall consider all hydraulic inputs and outputs, including:
 - (i) The number of storage days required;
 - (ii) Whether or not there will be a controlled discharge in addition to land application;
 - (iii) The size of the land application area;
 - (iv) Site specific rainfall and evaporation data; and
 - (v) The potential for solids accumulation.
- (b) A smaller storage volume or no storage volume may be approved for a disposal system that includes a continuous discharge permitted under an NPDES permit.

[Comment: The Ohio State university extension bulletin number 860, "Reuse of Reclaimed Wastewater Through Irrigation", demonstrates an acceptable procedure for calculating the amount of storage volume necessary for non-discharging land application systems. This document found the following web address: can be at http://ohioline.osu.edu/b860/index.html. The director may accept alternate design criteria, provided that the permit to install demonstrates to the satisfaction of the director that there will be no adverse impact to surface water or ground water, as a result of the alternate design criteria.]

(4) Freeboard requirements for storage facilities: the freeboard requirements in table H-3 of this rule shall be met.

Design parameter	Minimum freeboard requirement for storage facility
Design flow less than one thousand gallons per day	<u>Two feet</u>
Volume of storage facility less than ten thousand gallons	<u>Two feet</u>
Concrete impoundment	Two feet
Earthen or partially earthen impoundment that holds more than ten thousand gallons	Three feet

Table H-3 Minimum freeboard requirements for storage facilies

- (5) Liner requirements for storage facilities. Except as provided in paragraph (H)(5)(b) and (H)(5)(c) of this rule, the storage facility shall have a recompacted clay liner designed in accordance with paragraph (H)(5)(a) of this rule.
 - (a) Unless otherwise specified in the detailed engineering plans approved by the director, a recompacted clay liner shall be constructed in accordance with the following:
 - (i) No soil material used in the liner shall be placed or recompacted during weather conditions, such as freezing temperatures or rain, that would interfere with adequate compaction or control of moisture content;
 - (ii) Soil material used in the liner shall be placed in six inch to eight inch loose lifts at a moisture content between zero per cent and four per cent above optimum moisture content as determined by standard laboratory proctor;
 - (iii) Soil material used in the liner shall be recompacted by using standard engineering compaction methods and recompacted to a minimum compaction rate of ninety-five per cent of standard dry density as determined by ASTM D698 or greater as required to achieve 1 x 10⁻⁷ centimeters per second maximum permeability. The most representative moisture-density curve shall be used to determine compaction rates;
 - (iv) Compacted soil material used in the liner shall be tested for density and moisture content at a rate of one test per lift, with a minimum of one test for any day that soil material is compacted;
 - (v) When a density or moisture content test is not conducted in compliance with the approved detailed engineering plans or the terms and conditions of the permit to install, each lift shall be scarified and the moisture content adjusted and the soils recompacted for the area that extends from the location of the failed test to one-half the distance to the location of the nearest passed test, in all directions. The recompacted area shall then be retested for compliance;
 - (vi) The results of density and moisture content testing shall be submitted to Ohio EPA;
 - (vii) Soils used for the liner shall have from fifteen to thirty per cent clay content and shall be classified as CL or SC by the unified classification system (ASTM designation D2487). The remaining

portion of the liner material should have a wide range of soil particles in the silt, fine sand and coarse sand range;

- (viii) When the classification of the proposed liner material can not be determined in accordance with the unified classification system, hydraulic conductivity tests shall be performed on the proposed lining material to confirm its classification and ensure the proposed liner will be in accordance with paragraph (H) of this rule;
- (ix) There shall be a minimum of three feet of fine-grained soil over fractured rock outcrops or other highly permeable material, which may include the recompacted liner; and
- (x) The thickness of the recompacted clay liner shall be in accordance with table H-4 of this rule. Separation distance is:
 - (a) For any storage facility not located within a drinking water source water protection area, the vertical distance between the top of the storage facility liner and the top of the uppermost aquifer system or top of the first continuous significant zone of saturation underlying the storage facility, whichever is encountered first; or
 - (b) For any storage facility located within a drinking water source water protection area, the vertical distance between the bottom of the storage facility liner and the top of the uppermost aquifer system or top of the first continuous significant zone of saturation underlying the storage facility, whichever is encountered first.

Table H-4 Required thickness of recompacted clay liner

Available vertical separation distance	Required thickness of recompacted clay liner
Three feet or more, but less than five feet	Twenty-four inches
Five feet or more, but less than ten feet	Eighteen inches
Ten feet or more	Twelve inches

(b) If a synthetic liner is used in lieu of a recompacted clay liner, it shall:

(i) Include, at a minimum, six inches of properly prepared subbase placed underneath the synthetic liner;

- (ii) Unless otherwise specified in the detailed engineering plans approved by the director, have a maximum permeability of 1 x 10-7 centimeters per second; and
- (iii) Be designed based on considerations for potential freeze and thaw damage and potential exposure to ultraviolet rays.
- (c) If the storage facility is constructed of reinforced concrete, it shall be, at a minimum, five inches thick and include non-metallic water stops for all joints.

(I) Land application systems: design criteria for land application distribution systems.

- (1) Spray distribution system. The design of any land application spray distribution system shall:
 - (a) Provide for uniform distribution of the treated sewage. Where a land application area consists of various soils groups:
 - (i) Different distribution zones could be utilized, where the application rate varies per zone based on the site specific soils; or
 - (ii) An overall distribution rate could be determined by calculating a weighted average based on the site specific soils.
 - (b) Consider the size of suspended solids retained in the effluent when sizing the sprinkler or other distribution device. The diameter of the sprinkler nozzle used as part of the land application system shall be at least three times the size of any suspended solids in the treated sewage being sprayed; and

[Comment: Depending on the type of treatment works, the director may require additional screening or filtration to prevent spray nozzle clogging.]

- (c) Consider the existence of surface and subsurface drainage ways and their potential to convey effluent to waters of the state.
- (2) If soil probes, soil pits or soil borings are required to characterize the site, they shall be done in accordance with paragraph (N) of this rule.
- (3) The director may consider a land application distribution system other than a spray distribution system, provided:
 - (a) The permit to install application demonstrates to the satisfaction of the director that there will be no adverse impact to surface water, ground

water or human health as a result of the distribution system;

- (b) The permit to install application is in accordance with this chapter and all other applicable rules and laws; and
- (c) The applicant demonstrates to the director that the design of the distribution system is based on sound engineering principles and standards.

(J) Land application systems: isolation distance requirements for land application areas.

(1) Except at times identified in the approved land application management plan provided in paragraphs (J)(5) to (J)(7) of this rule, the location of the land application area shall maintain the minimum isolation distances in table J-1 of this rule. The director may reduce the isolation distance requirements where class A treated sewage is land applied. The director may increase isolation distance requirements to protect public health or the environment.

Siting criteria	Minimum required isolation distance (feet)
Private potable water source not owned by the person land applying sewage	Three hundred
Private potable water source owned by the person land applying sewage	<u>Fifty</u>
UIC class V injection well	Three hundred
Sinkhole or karst feature	Three hundred
Property line	<u>Fifty</u>
Human crops that may be eaten raw	<u>Fifty</u>

Table J-1 Minimum required isolation distances

- (2) In addition to the requirements of paragraphs (C) and (J)(1) of this rule, no person shall land apply class A treated sewage:
 - (a) Except at Ohio EPA approved unrestricted or Ohio EPA approved restricted access sites:
 - (b) Within fifty feet from an occupied building:
 - (c) Within the sanitary isolation radius for a public water system well, as determined in accordance with rule 3745-9-04 of the Administrative Code;

- (d) Within the inner management zone of a source water protection area (one-year time-of-travel area) for a community or non-transient, non-community public water system using ground water or within three hundred feet of any public water system well; and
- (e) Within drinking water source protection area for a community or non-transient, non-community public water system using ground water determined to be highly susceptible to contamination unless additional engineering controls are installed sufficient to protect the ground water and ground water monitoring is performed in accordance with paragraph (L) of this rule, between the land application system and the public water system well(s).
- (3) In addition to the requirements in paragraphs (C), (J)(1) and (J)(2)(c) to (J)(2)(e) of this rule, no person shall land apply class B treated sewage:
 - (a) Except at Ohio EPA approved restricted access sites;
 - (b) At any site that contains sand and gravel as the predominant natural material within five vertical feet of natural grade;
 - (c) Within two hundred feet from an occupied building;
 - (d) Within fifty feet of developed springs, karsts, sinkholes, drainage ways, subsurface tiles with surface openings, surface water bodies, and road right-of-ways;
 - (e) On sodded fields and forested areas with slopes greater than twelve per cent unless measures able to control runoff approved by the director, such as berms, collection ditches or check dams, are installed; and
 - (f) On fields with slopes greater than eight per cent unless the detailed engineering plans and specifications required by paragraph (F) of this rule include runoff control measures that demonstrate to the director runoff will not impact surface waters of the state.
- (4) In addition to the requirements in paragraphs (C), (J)(1), (J)(2)(c) to (J)(2)(e) and (J)(3)(b) to (J)(3)(f) of this rule, no person shall land apply class C treated sewage except at Ohio EPA approved sites.
- (5) The siting criteria and the isolation distance requirements of this paragraph shall not apply to occupied buildings if the person who will land apply treated sewage obtains a land application contract from each owner of a neighboring occupied building located within the siting distances set forth in this rule and includes a copy of the land application contract with the permit to install application. The land application contract shall state that:

- (a) The owner of the occupied building is aware of the proposed land application;
- (b) The owner of the occupied building has no objection to the land application at a location not otherwise allowed by the isolation distance requirements and siting criteria in this rule; and
- (c) The land application occurs between dusk and dawn and the land application system utilizes low head sprinklers or an equivalent low-exposure distribution method.

[Comment: Night time or early morning land application usually reduces the risk of people coming into direct contact with the treated sewage. Strict night time application is sometimes impractical and daytime application helps to reduce spills and over-application that might result from not being able to see the land application take place.]

- (6) The director may reduce the isolation distance requirements to a property line if a land application contract from each property owner within the fifty-foot isolation distance is submitted as part of the permit to install application and treated sewage is applied from dusk until dawn with low head sprinklers, or with an equivalent low-exposure distribution method. The land application contract shall state that these property owners are aware of, and have no objection to, the proposed land application of treated sewage within fifty feet of their property lines.
- (7) If class A treated sewage requirements for effluent limits and monitoring requirements in table K-2 of this rule are met, the director may reduce the isolation distance restrictions established in this rule provided the applicant can demonstrate to the director that the potential for negative impacts to human health or waters of the state does not exist.
- (K) Land application systems: treatment requirements, effluent water quality and monitoring requirements.
 - (1) A land application system shall be designed in accordance with table K-1 of this rule and shall have a land application management plan that contains effluent limits, which are developed and monitored in accordance with table K-1 of this rule. The director may require sampling and monitoring of pollutants not listed in tables K-2 to K-5 of this rule, to protect public health or the environment. The director may require treated sewage that will be land applied to a golf course or athletic field to meet class A treated sewage requirements in accordance with table K-2 of this rule.
 - (2) In addition to paragraph (K)(1) of this rule, any land application system that will discharge to waters of the state shall have an approved NPDES permit that

contains, where applicable, internal and final effluent limits where:

(a) The internal limits shall:

- (i) Be developed and monitored in accordance with table K-1 of this rule; and
- (ii) Be applied at the point the effluent leaves the treatment works, prior to storage, or prior to land application if no storage is provided; and
- (b) The final effluent limits shall be developed in accordance with best available demonstrated control technology criteria, as set forth in table 5-1 of rule 3745-1-05 of the Administrative Code or water quality based effluent limits in accordance with Chapter 3745-1 of the Administrative Code, whichever is more stringent.

Table K-1

Design flow for land application system (gallons per day)	<u>Minimum sewage treatment</u> <u>class</u>	Minimum effluent limits and minimum monitoring frequency requirements
Less than ten thousand	<u>Class C</u>	Table K-4
<u>Greater than or equal to ten</u> <u>thousand</u>	<u>Class B</u>	Table K-3 and table K-5

- (3) The director may waive any requirement of paragraph (K)(1) of this rule, provided that the person requesting the waiver has demonstrated to the satisfaction of the director that the waiver is unlikely to adversely affect the public health or safety or the environment.
- (4) In order to meet the effluent limits set forth in table K-3 or K-4 of this rule, disinfection prior to land application may be required.

		reated sewag	e (mini	imum requ			
	E	ffluent limits			Monitoring	, frequency	
				Design flow (Q) (gpd)			
Effluent parameter	30-day average	Daily maximum	Units	Q ≥ 500,000	500,000 > Q ≥ 100,000	100,000 > Q ≥ 10,000	Q < 10,000
Flow	Monitor	Monitor	cfs	Daily	Daily	Daily	Daily
pН	6.0-9.0	6.0-9.0	s.u.	Daily	1/month	1/month	1/month
Oil & grease	-	10.0	mg/L	1/month	1/quarter	2/year	1/year
TSS	12	-	mg/l	2/week	1/week	1/2weeks	1/month
CBOD5	10	-	mg/l	2/week	1/week	1/2weeks	1/month
Fecal coliform ⁵	ND in 4 of last 7 samples	14	cfu/ 100ml	3/week	2/week	1/week	1/2weeks
Escherichia coli	ND in 4 of last 7 samples	2	cfu/ 100ml	3/week	2/week	1/week	1/2weeks
Total residual chlorine ³	-	Chlorine residual ≥1.0 and chlorine residual ≤10	mg/l	Daily	Daily	1/2weeks	1/month
Application rate	-	Monitor	in/ac/ hr	Daily when applying	Daily when applying	Daily when applying	Daily when applying
Option 1. Total inorganic nitrogen (TIN) ¹	10.0	-	mg/l	2/week	1/week	1/2weeks	1/month
Option 2. Nitrate-nitrogen available for leaching (demonstrative) ²	Monitor TIN	-	mg/l	2/week	1/week	1/ 2weeks	1/month
Option 3. Application rate ≤12 in./acre/year ⁴	Monitor TIN	-	mg/l	2/week	1/2weeks	1/month	1/quarter

 Table K-2. Class A treated sewage: water quality and monitoring frequency requirements for treatment works to meet class A treated sewage requirements.

¹ 10 mg/l effluent limit measured at discharge outfall of sewage treatment plant.

² 10 mg/l effluent limit met at point sewage reaches the bottom of the root zone based on approved nutrient balance.

³ Chlorine residual only necessary for those disposal systems that use chlorine for disinfection.

⁴ in/acre/year represents the application rate over the time period of a single calendar year (i.e., January 1 - December 31).

⁵ All wastewater treatment works shall use E. coli as the indicator organism unless fecal coliform is specified by their existing NPDES permit.

⁶ "ND" means non-detect.

	Class B t	treated sewa	nge (mir	nimum requ	uirements)		
	Effluent limits Monitoring frequency						
				Design flow (Q) (gpd)			
Effluent parameter	30-day average	Daily maximum	Units	Q ≥ 500,000	500,000 > Q ≥ 100,000	100,000 > Q ≥ 10,000	Q < 10,000
Flow	Monitor	Monitor	cfs	Daily	Daily	Daily	Daily
pH	6.0-9.0	6.0-9.0	s.u.	Daily	1/month	1/month	1/month
Oil & grease	-	10.0	mg/L	1/month	1/quarter	2/year	1/year
TSS	45	-	mg/l	2/week	1/week	1/2weeks	1/month
CBOD5	40	÷	mg/l	2/week	1/week	1/2weeks	1/month
Fecal coliform ⁵	-	1000	cfu/ 100ml	3/week	2/week	1/week	1/2weeks
Escherichia coli	-	126	cfu/ 100ml	3/week	2/week	1/week	1/2week
Total residual chlorine ³	-	Chlorine residual ≥1.0 and chlorine residual ≤10	mg/l	Daily	Daily	1/2weeks	1/month
Application rate	-	Monitor	in/ac/ hr	Daily when applying	Daily when applying	Daily when applying	Daily when applying
Option 1. Total inorganic nitrogen (TIN) ¹	10.0	-	mg/l	2/week	1/week	1/2weeks	1/month
Option 2. Nitrate-nitrogen available for leaching (demonstrative) ²	Monitor TIN	-	mg/l	2/week	1/week	1/2weeks	1/month
Option 3. Application rate ≤12 in./acre/year ⁴	Monitor TIN	-	mg/l	2/week	1/2weeks	1/month	1/quarter

Table K-3. Class B treated sewage: water quality and monitoring frequency requirement	ts
for land application systems to meet class B treated sewage requirements	

¹ 10 mg/l effluent limit measured at discharge outfall of sewage treatment plant.

² 10 mg/l effluent limit met at point sewage reaches the bottom of the root zone based on approved nutrient balance.

³ Chlorine residual only necessary for those disposal systems that use chlorine for disinfection.

⁴ in/acre/year represents the application rate over the time period of a single calendar year (i.e., January 1 - December 31).

⁵ All wastewater treatment works shall use E. coli as the indicator organism unless fecal coliform is specified by their existing NPDES permit.

Class C	treated sewage	(minimum require	ements)	
	<u> </u>	Monitoring frequency		
Effluent parameter	30-day average	Daily maximum	Units	Design flow Q < 10,000
Flow	Monitor	Monitor	cfs	Daily
pH	6.0-9.0	6.0-9.0	s.u.	1/month
Oil & grease	-	10.0	mg/L	1/year
TSS	45	-	mg/l	1/month
CBOD5	40	-	mg/l	1/month
Fecal coliform ^{3, 5}	-	2000	cfu/ 100m1	1/month
Escherichia coli ³	-	298	cfu/100m1	1/month
Total residual chlorine ³	-	Chlorine residual ≥1.0 and chlorine residual ≤10	mg/l	1/month
Application rate	-	Monitor	in/ac/ hr	Daily when applying
Option 1. Total inorganic nitrogen (TIN) ¹	10.0	-	mg/l	1/month
Option 2. Nitrate-nitrogen available for leaching (demonstrative) ²	10.0 Monitor TIN	-	mg/l	1/month
Option 3. Application rate ≤12 in./acre/year ⁴	Monitor TIN	-	mg/l	1/quarter

Table K-4. Class C treated sewage ⁶ : water quality and monitoring frequency requirement	nts
for land application systems to meet class C treated sewage requirements.	

¹ 10 mg/l effluent limit measured at discharge outfall of sewage treatment plant.

² 10 mg/l effluent limit met at point sewage reaches the bottom of the root zone based on approved nutrient balance.

- ³ Chlorine residual only necessary for those disposal systems that use chlorine for disinfection. Effluent disinfection is not directly required; however, the entity is required to meet all applicable discharge permit limits. If disinfection facilities exist, they need to be maintained in an operable condition. Any design of wastewater treatment works should provide for the capability to install disinfection if required at a future time. Disinfection may be required if bacteriological studies or emergency conditions indicate the need.
- ⁴ Calculations for the demonstrative nitrogen balance (i.e., nitrate-nitrogen available for leaching) are not required to be submitted if the application rate is designed to be ≤12 inches/acre/year.
- ⁵ All wastewater treatment works shall use E. coli as the indicator organism unless fecal coliform is specified by their existing NPDES permit.
- ⁶ Class C sewage shall only be land applied at times set forth in an approved land application management plan (i.e., times of the day that will minimize human exposure to the application of the treated sewage, such as early morning between 4 a.m. and 9 a.m.).

Additional effluent limits and monitoring requirements for land application systems with a design flow greater than or equal to ten thousand gallons per day ²					
	Effluent limits		Monitoring frequency based on design flow (Q) in gallons per day		
Effluent parameter	Maximum concentration	Units	Q ≥ 100,000	100,000 > Q> 10,000	
Aluminum	5.0	mg/l	1/Year	1/5 Years ¹	
Arsenic	0.10	mg/l	1/Year	1/5 Years ¹	
Beryllium	0.10	mg/l	1/Year	1/5 Years ¹	
Boron	0.75	mg/l	1/Year	1/5 Years ¹	
Cadmium	0.01	mg/l	1/Year	1/5 Years ¹	
Chromium	0.1	mg/l	1/Year	1/5 Years ¹	
Cobalt	0.05	mg/l	1/Year	1/5 Years ¹	
Copper	0.2	mg/l	1/Year	1/5 Years ¹	
Fluoride	1.0	mg/l	1/Year	1/5 Years ¹	
Iron	5.0	mg/l	1/Year	1/5 Years ¹	
Lead	1.5	mg/l	1/Year	1/5 Years ¹	
Lithium	2.5	mg/l	1/Year	1/5 Years ¹	
Manganese	0.2	mg/l	1/Year	1/5 Years ¹	
Molybdenum	0.01	mg/l	1/Year	1/5 Years ¹	
Nickel	0.2	mg/l	1/Year	1/5 Years ¹	
Selenium	0.02	mg/l	1/Year	1/5 Years ¹	
Vanadium	0.1	mg/l	1/Year	1/5 Years ¹	
Zinc	2.0	mg/l	1/Year	1/5 Years ¹	

Table K-5. Additional effluent limits and monitoring requirements for land application systems greater than ten thousand gallons per day.

 ¹ Shall be submitted as part of the NPDES renewal and initial application.
 ² To protect public health and the environment, the director may require monitoring for Mercury.

- (L) Land application systems: ground water monitoring program requirements for land application areas, lagoons and storage facilities.
 - (1) Ground water monitoring program: exemptions for land application areas. A ground water monitoring program is not required for:
 - (a) A land application area where class A treated sewage is land applied, unless the chief of the division of drinking and ground waters of Ohio EPA or his authorized representative determines that ground water could be contaminated by class A treated sewage;
 - (b) A land application area where less than twelve inches of class B treated sewage is land applied per acre per year; or
 - (c) A land application area when less than twelve inches of class C treated sewage is land applied per acre per year.
 - (2) Ground water monitoring program: exemptions for storage facilities.
 - (a) A ground water monitoring program is not required for a storage facility when the treatment works that is part of a land application system has a design hydraulic capacity of less than one thousand gallons per day.
 - (b) A ground water monitoring program is not required for a storage facility when the treatment works that is part of a land application system has a design hydraulic capacity of less than ten thousand gallons per day, and the storage facility:
 - (i) Includes a liner that is installed for the storage facility that meets the requirements of paragraph (H) of this rule; and
 - (ii) Contains only class A treated sewage.
 - (c) A ground water monitoring program is not required for a storage facility when there is more than fifteen feet of low permeability material between the bottom of the storage facility liner and the top of the first continuous significant zone of saturation, and the storage facility:
 - (i) Is more than one thousand five hundred feet from the boundaries from public water supply intake;
 - (ii) Is not over an aquifer that yields or is capable of yielding more than one hundred gallons of water per minute; or
 - (iii) Is not within one thousand feet of a karst feature.

- (3) Ground water monitoring program: applicability for land application areas. The director may require a ground water monitoring program for:
 - (a) Any land application area where more than twelve inches per year of class B treated sewage is land applied and there is less than five feet between the surface area in the application area and the top of the first continuous significant zone of saturation;
 - (b) Any land application area where more than twelve inches per year of class C treated sewage is land applied and there is less than five feet between the surface area in the application area and the top of the first continuous significant zone of saturation;
 - (c) Any land application area where the distribution system is not a spray distribution system; or
 - (d) Any land application area where the seasonal or perched ground water elevation can occur less than twelve inches below natural grade.
- (4) General requirements for the ground water monitoring program. Except as provided in paragraphs (L)(1) and (L)(2) of this rule, or unless waived by the director, ground water monitoring shall be provided for any lagoon, any storage facility, or any land application area that is a part of a land application system.
 - (a) No land application system shall be operated without an approved ground water monitoring program.
 - (b) A copy of the written ground water monitoring program plan and all analytical results, including quality assurance information, shall be kept and shall be made available for inspection by Ohio EPA staff upon request.
 - (c) A ground water monitoring program that is capable of determining the impact of the land application system on the first continuous significant zone of saturation underlying the land application system shall be conducted. The ground water monitoring program shall:

(i) Continue as long as required by the director;

- (ii) Include sampling and analysis methods and procedures capable of yielding a sample representative of ground water quality in the zone monitored; and
- (iii) Provide at least three ground water monitoring wells for any storage facility, lagoon or land application area. The monitoring

well layout shall include:

- (a) One monitoring well up-gradient of the storage facility, lagoon or land application area; and
- (b) Two monitoring wells down-gradient of the storage facility, lagoon or land application area into the first continuous significant zone of saturation underlying the storage facility, lagoon or land application area.

(d) All monitoring wells shall:

- (i) Be installed and maintained in such a manner that will allow a ground water sample to be obtained from the well that is representative of ground water quality in the ground water unit into which the well is screened. All monitoring well locations shall be surveyed and all well construction and maintenance documentation shall be kept at the site of the storage facility and be available for inspection by Ohio EPA staff upon request; and
- (ii) Be sampled semi-annually for the parameters listed in tables L-1 and L-2 of this rule. The parameters listed in tables L-1 and L-2 of this rule may be modified by the director based on site-specific waste characterization, as long as public health and the environment are protected. The director may require a sampling frequency less frequent than semi-annually, provided the owner or operator has demonstrated to the director, based on at least three consecutive years of sampling results, that human health and the environment will be protected.

Table L-1: Semi-annual sampling parameters analyzed in the field

<u>рН</u>

Specific conductivity

<u>Temperature</u>

Turbidity

Table L-2: Semi-annual sampling parameters sent to a laboratory for analysis

<u>Ammonia</u>

E. coli or total coliform

Nitrate-nitrogen plus nitrite-nitrogen

<u>Chloride</u>

[Comment: Ammonia, E. coli, total coliform, nitrate-nitrogen plus nitrite-nitrogen and chloride are parameters that can indicate ground water contamination.]

- (e) All field forms, laboratory data to include quality assurance or quality control information, and other pertinent information related to the semiannual sampling event shall be kept and made available for inspection by Ohio EPA staff upon request.
- (f) Within seventy-five days of sampling, a letter that includes a table containing the summarized analytical results for each monitoring well for each semi-annual sampling event shall be forwarded to the director, or to the director's duly authorized representative.
- (g) The following results shall be forwarded to the director, or to the director's duly authorized representative, within fifteen days of receiving them:
 - (i) Nitrate-nitrogen plus nitrite-nitorgen or ammonia concentrations that are greater than five parts per million;
 - (ii) Chloride concentrations that are greater than one hundred twenty-five parts per million; or
 - (iii) Total coliform or E. coli bacteria that is detected.
- (h) If the director determines, based on the ground water monitoring results, that a potential for significant adverse impact to the environment or public health is posed or if there is an impact to ground water, all land application operations shall cease until the director provides notification in writing that operations may resume. The director may:
 - (i) Require a more detailed ground water impact evaluation; or
 - (ii) Require additional monitoring wells at or near the property boundary between the contaminant plume and the down gradient receptors (such as public or private drinking water wells, springs and surface water sites used for drinking water) to be installed to evaluate the rate, extent and concentration of the contaminant plume.
- (i) A written contingency plan to protect human health and the environment at down gradient receptors shall be prepared. At a minimum, the contingency plan shall include response actions:

- (i) For unauthorized releases to ground water from a storage facility or lagoon;
- (ii) For events, including power outages or plant shutdowns, that result or could result in impacts to:

(a) Surface water;

- (b) Drainage tiles that could affect surface water; or
- (c) Public or private water supplies;
- (iii) For years with excessive wetness;
- (iv) If storage capacity is exceeded;
- (v) If the land application contract should become void; and
- (vi) Any other requirements, as required by the director to mitigate an unauthorized release.
- (j) Any monitoring well or boring drilled at the proposed or permitted storage facility, that is no longer needed, shall be abandoned in accordance with the requirements of rule 3745-9-10 of the Administrative Code and any other applicable requirements.

[Comment: For additional information concerning hydrogeologic site investigations and ground water monitoring procedures, consult the Ohio EPA division of drinking and ground waters "Technical Guidance Manual for Hydrogeologic Investigations and Ground Water Monitoring", February 1995. This document can be found on the Ohio EPA web site at the following address: http://www.epa.state.oh.us/ddagw/tgmweb.htm.]

(M) Land application systems: hydrogeologic site investigation requirements. When a hydrogeologic site investigation is required by paragraph (F) of this rule, a hydrogeologic site investigation report shall be submitted as part of the permit to install that, at a minimum:

(1) Is presented in narrative form;

- (2) Contains sufficient hydrogeologic information to allow the director to:
 - (a) Identify and characterize the hydrogeology of the first continuous significant zone of saturation under the land application system and all geologic strata that exist above that zone; and

- (b) Sufficiently characterize the site geology to allow for the evaluation of the proposed design of the land application system and to ensure that it will comply with the requirements of this chapter and Chapter 6111. of the Revised Code;
- (3) Contains a description, based on publicly available information, of the hydrogeology within two thousand feet of the perimeter of the proposed land application system. This description shall:
 - (a) Identify all aquifer systems used as water supplies;
 - (b) Include all well logs of public and private water supply wells:
 - (c) Identify the average regional yield of the uppermost aquifer system underlying the site;
 - (d) Describe the direction of ground water flow in the aquifer systems used as water supply sources;
 - (e) Identify recharge and discharge areas for any of the aquifer systems used as water supply sources;
 - (f) Identify on a map any:
 - (i) Public water system wells within two thousand feet of the perimeter of the land application system;
 - (ii) Drinking water source protection areas and inner management zones for public water systems using ground water; and
 - (iii) Emergency management zones that extend to or past the nearest land application system boundary;
 - (g) Describe the regional stratigraphy including any regional stratigraphic or structural features, such as the bedrock surface, bedrock dip or joint structures, that may influence the ground water flow system;
 - (h) Describe the regional geomorphology, including the location of surface water bodies, flood plains, etc.; and
 - (i) Describe any topographic features that may influence the ground water flow system and structural geology; and
- (4) Describe in detail and analyze the geology and hydrogeology under the proposed land application system. This description shall be based on data collected using appropriate subsurface investigatory methods such as borings,

monitoring wells, tensiometers, geophysical surveys, soil surveys, cone penetrometers, piezometers and test pits. The description shall, at a minimum:

- (a) Describe the consolidated and unconsolidated deposits forming stratigraphic units from natural grade down to the base of the first continuous significant zone of saturation underlying the land application system including the following characteristics:
 - (i) For unconsolidated stratigraphic units, the textural classification using the unified soil classification system (USCS);
 - (ii) For consolidated stratigraphic units, if necessary, the rock types, such as limestone, dolomite, coal, shale, siltstone and sandstone;
 - (iii) Color, moisture content, stratigraphic features such as layering, interbedding or weathering, fracturing, jointing and other types of secondary porosity and any other visible accessory minerals such as pyrite, calcite or gypsum;
 - (iv) Atterberg limits;
 - (v) Grain size distribution (sieve and hydrometer curves for representative samples of each group of borings of similar soil composition);
 - (vi) Hydraulic conductivity;

(vii) Thickness;

(viii) Lateral extent; and

(ix) Depth and elevation;

- (b) Describe the geomorphology at the proposed land application system, including surface water bodies and topographic features, that may influence the flow of ground water in the first continuous significant zone of saturation or any overlying significant zones of saturation including the identification and characterization of recharge and discharge areas within the boundaries of the proposed land application system. This description shall include identification of any sources of seeps, springs, streams and other surface water features:
- (c) Describe variations in texture, saturation, stratigraphy, structure or mineralogy exhibited by each stratigraphic unit that could influence the ground water flow or quality in the first continuous significant zone of saturation or any overlying significant zones of saturation;

- (d) Describe the first continuous signification zone of saturation under the land application system, including the depth to, and lateral and vertical extent of, the first continuous significant zone of saturation under the land application area. This description shall, at a minimum:
 - (i) Describe in both a narrative and on a map, the ground water flow system, including rate of flow, and direction of flow in the first continuous significant zone of saturation to extend underlying the land application system; and
 - (ii) Identify and characterize recharge and discharge areas within the boundaries of the proposed land application system, including any connections of ground water with seeps, springs, streams and other surface water features;

(e) Describe in detail:

- (i) The drilling and soil sampling methods used in characterizing the soil and hydrogeologic properties of any unconsolidated and consolidated rock material underlying the proposed land application system;
- (ii) The analytical procedures and methodology used to characterize the soil and rock materials obtained from test pits and borings;
- (iii) The methodology, equipment and procedures used to define the first continuous significant zone of saturation underlying the land application system, including:
 - (a) Well and piezometer construction specifications; and
 - (b) Water level measurement procedures; and
- (iv) The methodology, equipment and procedures used to determine the ground water quality (if determined) in any significant zone of saturation including the requirements specified in paragraph (J)(4) of this rule; and
- (f) Submit all boring logs, test pit logs, ground water quality data and soil analytical data and any other data generated while preparing this report.

(N) Soil and site evaluation requirements. For every land application system, a soil and site evaluation shall be done in accordance with this paragraph and shall:

(1) Be submitted on forms approved by the director to the appropriate Ohio EPA district office;

(2) Be submitted with a permit to install application;

(3) Include a site specific soil map which locates, as necessary, any soil probes, any soil delineations, any soil pits or soil borings. In addition to the information in the general soil survey, the location of any soil delineations and the location and number of soil probes, pits or borings necessary to describe the soil conditions shall be determined by a professional soil scientist for the land application site, the lagoon site or the storage facility site. The soil delineations, soil probes, soil pits or soil borings shall:

[Comment: The county soil maps are at a scale for larger systems and for land use planning purposes. A more detailed map should be developed for land application systems so that all the included soils can be delineated, characterized, and avoided, if necessary. The Ohio state university extension bulletin number 905, "Soil and Site Evaluation for Onsite Wastewater Treatment", dated 2005, demonstrates an acceptable procedure for developing soil maps.]

(a) Be performed or evaluated by a professional soil scientist;

[Comment: For soil borings deeper than fifteen feet, a professional with the appropriate knowledge and experience, such as a geologist or hydrogeologist, should also be consulted.]

- (b) Be taken prior to any construction activities;
- (c) When the proposed land application area is a golf course, be taken prior to the construction of any tee boxes, fairways and greens;
- (d) For any land application area, be done to a minimum depth of thirty inches below natural grade. To protect public health or the environment, the director may require deeper soil probes, soil pits or soil borings. In areas where glacial till and fractured bedrock substratum soils are in close proximity, the soil investigation shall be done to a depth of at least fifty inches or until bedrock is encountered; and
- (e) For any storage facility or lagoon, be done to a minimum depth of fifteen feet below the proposed bottom of the recompacted clay liner;
- (4) Based on the information in the general soil survey, published loading rate tables, and the data from any soil borings, identify the permeability and thickness of:
 - (a) The most permeable layer of the soil mantle at each soil probe, soil pit or soil boring location; and

- (b) The least permeable layer of the soil mantle at each soil probe, soil pit or soil boring location;
- (5) Identify the vertical separation distance between the natural grade and all of the following conditions:
 - (a) Bedrock;
 - (b) Sand and gravel lenses;
 - (c) Dense glacial till; and
 - (d) Ground water, including any seasonal high ground water or perched water table; and
- (6) Discuss the site topography, including:
 - (a) The site slope;

(b) The site vegetative cover;

(c) Any drainage ways and waterways within, below or bordering the land application system; and

(d) Any impervious surfaces.

(O) Record keeping, reporting requirements, compliance, enforcement, and oversight.

(1) Record keeping.

(a) Upon request by the director or his authorized representative, any person shall make available, within a reasonable time for inspection and copying, all records pertaining to the land application system, including:

(i) Pollutant sampling records;

(ii) Inflow and outflow monitoring records; and

- (iii) Storage impoundment monitoring records for freeboard and the number of days of remaining storage.
- (b) Any person who owns a land application system shall maintain all sampling and monitoring records at the treatment works for at least five years. These records shall be made available to Ohio EPA, upon request.

(2) Reporting requirements.

- (a) The director shall be notified in writing within seven days of any person discovering noncompliance with a land application management plan or an NPDES permit.
- (b) The director shall be notified at least six months prior to the expiration date of a land application contract.
- (3) Compliance, enforcement and oversight.
 - (a) The director may deny any land application management plan application not in compliance with this chapter and require the submittal of a new land application management plan application, including all applicable fees, to be submitted to Ohio EPA within thirty days.
 - (b) The director may revoke any land application management plan not in compliance with this chapter.
 - (c) A land application system shall maintain compliance with effluent limits in the land application management plan or NPDES permit at the point the effluent leaves the treatment works, prior to storage, or prior to land application, if no storage is provided.
 - (d) The director may require sampling and monitoring for pollutants at any drain tile outfall, including sampling for:

(i) CBOD₅;

(ii) Total suspended solids;

(iii) Fecal coliform bacteria; or

(iv) Total inorganic nitrogen.

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