LAWS AND RULES
FOR
GROUND ABSORPTION SEWAGE TREATMENT AND DISPOSAL SYSTEMS
SECTION .1900
OF THE
NORTH CAROLINA ADMINISTRATIVE CODE
TITLE 10
DEPARTMENT OF HUMAN RESOURCES
CHAPTER 10
HEALTH SERVICES; ENVIRONMENTAL HEALTH
SUBCHAPTER 10A
SANITATION

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DIVISION OF HEALTH SERVICES
ENVIRONMENTAL HEALTH SECTION
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ARTICLE 13E OF CHAPTER 130
OF THE GENERAL STATUTES OF NORTH CAROLINA

GROUND ABSORPTION SEWAGE TREATMENT AND DISPOSAL ACT OF 1981

§ 130-166.62. Short title. — This Article shall be known and may be cited as the “Ground Absorption Sewage Treatment and Disposal Act of 1981.” (1973, c. 452, s. 2; 1981, c. 949, s. 3.)

§ 130-166.63. Preamble. — The General Assembly finds and declares that continued installation, at a rapidly and constantly accelerating rate, of septic tanks and other types of ground absorption sewage treatment and disposal systems in a faulty or improper manner and in areas where unsuitable soil and population density adversely affect the efficiency and functioning of these systems, has a detrimental affect on the public health through contamination of land, groundwater, and surface waters. Recognizing, however, that sewage can be rendered ecologically safe and the public health protected if such methods of sewage treatment and disposal are properly regulated and recognizing that ground absorption sewage treatment and disposal will continue to be necessary to meet the needs of an expanding population, the General Assembly intends hereby to insure the regulation of ground absorption sewage treatment and disposal systems so that such systems may continue to be used, where appropriate, without jeopardizing the public health. (1973, c. 452, s. 3; 1981, c. 949, s. 3.)

§ 130-166.64. Definitions. — As used herein, unless the context otherwise requires:

1. “Construction” means any work at the site of placement done for the purpose of preparing a residence, place of business or place of public assembly for initial occupancy, or subsequent additions thereto which increase sewage flow.

2. “Health department” means any county, city, district, consolidated city-county or other health department authorized to be organized under Chapter 130 of the General Statutes.

3. “Land sales business” means any business engaged in sales of land where a ground absorption sewage treatment and disposal system may be required, provided, however, that this definition shall not include sales of land upon which any residence, place of business, or place of public assembly is being or has been constructed and for which an improvements permit has been issued pursuant to G.S. 130-166.2 [103-166.66].

4. “Location” means the initial placement for occupancy of a residence, place of business, or place of public assembly.

5. “Mobile home dealer” means every person or firm offering mobile homes for sale or lease within this State.

6. “Mobile home sales lot” means any place where two or more mobile homes are displayed and offered for sale or lease.

7. “Place of business” means any store, warehouse, manufacturing establishment, place of amusement or recreation, service station, office building, or any other place where people work.

8. “Place of public assembly” means any fairground, auditorium, stadium, church, campground, theater, or any other place where people assemble.

9. “Public or community sewage system” means a single system of sewage collection, treatment, and disposal owned and operated by a sanitary district, a metropolitan sewage district, a water and sewer authority, a county or municipality or a public
utility.

(10) “Relocation” means the displacement of a residence or place of business from one site to another.

(11) “Residence” means any private home, dwelling unit in a multiple family structure, hotel, motel, summer camp, labor work camp, mobile home, institution, or any other place where people reside.

(12) “Sanitary system of sewage treatment and disposal” means a complete system of sewage treatment and disposal including approved privies, septic tank systems, connection to public or community sewage systems, incinerators, mechanical toilets, composting toilets, recycling toilets, mechanical aeration systems or other such systems.

(13) “Septic tank system” means a ground absorption sewage treatment and disposal system consisting of a settling tank and a ground absorption field.

(14) “Sewage” means and includes the liquid and solid human body waste, and liquids generated by domestic water-using fixtures and appliances, from any residence, place of business, or place of public assembly. For the purposes of this definition sewage shall not be construed to mean any industrial process wastewater or any other wastewater not considered to be domestic waste. (1973, c. 452, s. 4; 1981, c. 949, s. 3.)

§ 130-166.65. Sanitary sewage treatment and disposal; rules.

(a) Any person owning or controlling any single or multiple family residence, place of business, or a place of public assembly shall provide a sanitary system of sewage treatment and disposal. Any such sanitary sewage treatment and disposal system consisting of approved privies, septic tank systems, incinerators, mechanical toilets, composting toilets, recycling toilets, or other such systems serving single or multiple family residences, places of business, or place of public assembly, the effluent from which is not discharged to the land surface or surface waters, shall be approved by the Department of Human Resources under rules and regulations adopted by the Commission for Health Services.

(b) Any public or community sewage system and any system which discharges to the land surface or surface waters shall be approved by the Department of Natural Resources and Community Development under rules and regulations adopted by the Environmental Management Commission.

(c) Notwithstanding the provisions of subsection (a) of this section and the provisions of G.S. 130-17(b), any sanitary sewage treatment and disposal system subject to approval under rules and regulations of the Commission for Health Services shall be reviewed and approved under rules and regulations of a local board of health in the following circumstances:

(1) The local board of health, on its own motion, has requested the Department of Human Resources to review its proposed regulations concerning sanitary sewage treatment and disposal systems.

(2) The Department of Human Resources has found that the regulations of the local board of health concerning sanitary sewage treatment and disposal systems are more stringent, but not less stringent, than the Commissions’ regulations, and are sufficient to safeguard the public health.

(d) The Department of Human Resources from time to time, upon its own motion or upon the request of a local board of health or upon the request of a citizen of an affected county, may review its findings under subsection (c) of this section. Subject to such review, the Department of Human Resources’ finding that local regulations meet the requirements of subsection (c) of this section shall be binding and conclusive.
(e) The relationship between State and local regulations concerning sanitary sewage treatment and disposal systems shall continue to be governed by G.S. 130-17(b) except in those cases where local regulations have been reviewed and approved pursuant to subsection (c) of this section.

(f) The Commission of Health Services rules and local board of health rules shall address at least the following: (i) Sewage characteristics; (ii) Design unit; (iii) Design capacity; (iv) Design volume; (v) Soil morphology and drainage; (vi) Topography and landscape position; (vii) Depth to seasonally high water table, rock, and water impeding formations; (ix) Proximity to water supply wells, shellfish waters, estuaries, marshes, wetlands, areas subject to frequently flooding streams, lakes, swamps, and other bodies of surface or ground waters; (x) Density of sewage treatment and disposal systems in a geographical area; and (xi) Such other factors as will affect the effective operation and performance of the ground absorption method of sewage treatment and disposal. (1981, c. 949, s. 3; c. 1127, s. 47.)

§ 130-166.66. Improvements permit required.

(a) No person shall commence the construction or relocation of any residence, place of business, or place of public assembly nor shall any person locate, relocate or cause to be located or to be relocated any residence other than one exhibited for sale or stored for the purpose of later sale on a site in an area not served by a system of sewage treatment and disposal subject to rules adopted by the Environmental Management Commission without first obtaining an improvements permit from the local health department having jurisdiction.

(b) The local health department shall issue an improvements permit authorizing work to proceed and the installation or repair of a sewage treatment and disposal system when it has determined after a field investigation that such a system can be installed in compliance with rules adopted by the Commission for Health Services and/or rules adopted by the Commission for Health Services and/or rules of the local board of health having jurisdiction. (1973, c. 452, s. 5; c. 476, s. 128; 1981, c. 949, s.3.)

§ 130-166.67. Certificate of completion. — No sewage treatment and disposal system subject to Commission for Health Services rules or rules of the local board of health having jurisdiction which is attempted to be installed shall be covered or placed into use until the local health department determines that the system as installed is in compliance with the rules and regulations governing such installations. Upon determining that a sewage treatment and disposal system is properly installed, the local health department shall issue a certificate of completion authorizing a residence, place of business, or place of public assembly to be occupied following construction, location, or relocation. Upon determining that an existing sewage treatment and disposal system is properly installed and operating satisfactorily in a mobile home park, the local health department shall issue a certificate of completion authorizing a residence to be located and occupied in a mobile home park. No person shall occupy a residence, place of business, place of public assembly, or mobile home in a mobile home park until a certificate of completion has been issued. (1973, c. 452, s. 6; 1981, c. 949, s. 3.)

§ 130-166.68. Improvements permit or certificate of completion required before other permits to be issued.

(a) Where construction, location or relocation is proposed to be done upon a residence, place of business, or place of public assembly, no permit required for electrical, plumbing, heating, air conditioning or other construction, location, or relocation activity under any provision of general or special law shall be issued until after an improvements permit has been issued.

(b) Where location or relocation is proposed for a mobile home in a mobile home park, no permit required for electrical, plumbing, heating, air conditioning or other construction, location,
or relocation activity under any provision of general or special law shall be issued until after a certificate of completion has been issued. (1973, c. 452, s. 7; 1981, c. 949, s. 3.)

§ 130-166.69. Limitation on electrical service. — It shall be unlawful for any person, partnership, firm, or corporation to allow permanent electrical service to be a residence, place of business, or place of public assembly upon construction, location or relocation until the official electrical inspector with jurisdiction as provided in G.S. 143-143.2 certifies to the electrical supplier that the required improvements permit and certificate of completion has been issued. Temporary electrical service necessary for constructing a residence or place of business can be provided after an improvements permit has been issued. (1973, c. 452, s. 8; 1981, c. 949, s. 3.)

§ 130-166.70. Appeals procedure.
(a) Appeals concerning the interpretation and enforcement of rules adopted by the Commission for Health Services shall be governed by Chapter 150A.
(b) Appeals concerning the interpretation and enforcement of rules adopted by a local board of health in accordance with G.S. 130-166.65(c) or 130-17(b) shall be governed by subsections (c) and (d) of this section.
(c) Any person who wishes to take an appeal concerning the interpretation and enforcement of rules adopted by the local board of health shall have a right to appeal to the local board of health, provided such appeal is taken within 15 days of the challenged action. Notice of appeal shall be given by filing with the local health director a demand for a hearing. Upon filing of such notice the local health director shall, within five working days, transmit to the board of health the papers and materials upon which the challenged action was taken.

The local board of health shall hold a hearing within 15 days of the receipt of the notice of appeal. The board shall give the appellant not less than five days’ notice of the date, time and place of the hearing. Any party may appear in person or by agent or attorney. In considering appeals, the board shall have authority to affirm, modify or reverse the challenged action.
(d) Any person who wishes to contest a decision of the local board of health under subsection (c) of this section shall have a right of appeal to the district court having jurisdiction, if such appeal be made within 10 days after the date of the decision by the board. (1973, c. 452, ss. 9, 10; 1977, c. 239; 1981, c. 949, s.3.)

§ 130-166.71. Duties of land sales businesses and mobile home dealers. — Each land sales business and mobile home dealer shall be required to post conspicuously at the office of each land sales business or mobile home sales lot the following notice in exactly this language:

"NOTICE: State law requires that the local health department determine the method and adequacy of sewage treatment and disposal before a residence or place of business is constructed or placed on the property."
(1973, c. 452, s. 11; c. 476; s. 128; 1981, c. 949, s.3.)

§ 130-166.72. Penalties. — Any person who knowingly violates any provision of this Article shall be guilty of a misdemeanor.
(1973, c. 452, s. 13; 1981, c. 949, s.3.)
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NOTE: Regulations 10 NCAC 10A .1901 through .1933; Rules for Ground Absorption Sewage Disposal Systems of 3000 gallons or less design capacity; were repealed May 7, 1982, Effective July 1, 1982.
.1934 GENERAL
   (a) The rules contained in this section shall govern the treatment and disposal of domestic type sewage from septic tank systems, privies, incinerating toilets, mechanical toilets, composting toilets, recycling toilets, or other such systems serving single or multiple-family residences, places of business, or places of public assembly, the effluent from which is designed not to discharge to the land surface or surface waters. The purpose of these rules is to:
      (1) Insure that sewage, as defined in this section, shall be collected, treated, and disposed of in a manner to protect the health, environment, and well-being of the general public;
      (2) Provide minimum requirements for the design, installation, and use of ground absorption sewage treatment and disposal systems, including septic tank systems and other on-site systems, which serve any residence, place of business, or place of public assembly;
      (3) Provide the state and local public health agencies with minimum standards to be used in determining whether a site or system can be utilized for the treatment and disposal of sewage, and
      (4) Provide the public with the minimum requirements necessary to secure a permit for a sewage treatment and disposal system.
   (b) Any public or community sewage system and any system which discharges to the land surface or surface waters shall be approved by the Department of Natural Resources and Community Development under rules promulgated by the Environmental Management Commission.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1935 DEFINITIONS
The following definitions shall apply throughout this section:
   (1) “Alluvial soils” means stratified soils without distinct horizons, deposited by flood waters.
   (2) “Alternative system” means any approved ground absorption sewage treatment and disposal system other than an approved privy or an approved septic tank system.
   (3) “Approved” means that which has been considered acceptable to the state or local health department.
   (4) “Approved privy” means a fly-tight structure consisting of a pit, floor slab, and seat riser constructed in accordance with .1959 of this section.
   (5) “Approved public or community sewage system” means a single system of sewage collection, treatment, and disposal owned and operated by a sanitary district, a metropolitan sewage district, a water and sewer authority, a county or municipality, or a public utility, constructed and operated in compliance with applicable requirements of the Department of Natural Resources and Community Development.
   (6) “Areas subject to frequent flooding” means those areas inundated at a ten-year or less frequency and includes alluvial soils and areas subject to tidal or storm overwash.
   (7) “Dwelling unit” means any room or group of rooms located within a structure and forming a single, habitable unit with facilities which are used or intended to be used for living, sleeping, bathing, toilet usage, cooking, and eating.
   (8) “Effluent” means the liquid discharge of a septic tank or other sewage treatment device.
“Ground absorption sewage treatment and disposal system” means a system that utilizes
the soil for the subsurface disposal of partially treated or treated sewage effluent.

“Horizon” means a layer of soil, approximately parallel to the surface, that has distinct
characteristics produced by soil forming processes.

“Local health department” means any county, district, or other health department
authorized to be organized under the General Statutes of North Carolina.

“Nitrification field” means the area in which the nitrification lines are located.

“Nitrification lines” means approved pipe, specially designed porous blocks, or other
approved materials which receive partially treated sewage effluent for distribution and
absorption into the soil beneath the ground surface.

“Non-ground absorption sewage treatment system” means a facility for waste treatment
designed not to discharge to the soil, land surface, or surface waters, including but not
limited to, approved vault privies, incinerating toilets, mechanical toilets, composting
toilets, chemical toilets, and recycling systems.

“Organic soils” means those organic mucks and peats consisting of more than 20 percent
organic matter to depths of 18 inches or greater.

“Ped” means a unit of soil structure, such as an aggregate, crumb, prism, block, or granule
formed by natural processes.

“Perched water table” means a saturated zone as identified by drainage mottles caused by
a restrictive horizon and is generally above the natural water table.

“Person” means any individual, firm, association, organization, partnership, business trust,
corporation, company, or unit of local government.

“Place of business” means any store, warehouse, manufacturing establishment, place of
amusement or recreation, service station, food handling establishment, or any other place
where people work or are served.

“Place of public assembly” means any fairground, auditorium, stadium, church,
campground, theater, school, or any other place where people gather or congregate.

“Privy building” means and includes any and all buildings which are used for privacy in the
acts of urination and defecation which are constructed over pit privies and are not
connected to a ground absorption sewage treatment and disposal system or a public or
community sewage system.

“Relocation” means the displacement of a residence, place of business, or place of public
assembly from one location to another.

“Repair area” means an area, either in its natural state or which is capable of being
modified, consistent with these rules, which is reserved for the installation of additional
nitrification fields and is not covered with structures or impervious materials.

“Residence” means any home, hotel, motel, summer camp, labor work camp, mobile
home, dwelling unit in a multiple-family structure, or any other place where people reside.

“Rock” means the consolidated or partially consolidated mineral matter or aggregate,
including weathered rock or saprolite, not exhibiting soil properties, and exposed at the
surface or overlain by soil.

“Sanitary system of sewage treatment and disposal” means a complete system of sewage
collection, treatment and disposal, including approved privies, septic tank systems,
connection to public or community sewage systems, incinerators, mechanical toilets,
composting toilets, recycling toilets, mechanical aeration systems, or other such systems.

“Septage” means a waste that is a fluid mixture of partially treated sewage solids, liquids,
and sludge of human or domestic waste origin pumped from septic tanks, residential
grease traps, or privies.

“Septic tank” means a water-tight, covered receptacle designed for primary treatment of
sewage and constructed to:
(a) Receive the discharge of sewage from a building;
(b) Separate settleable and floating solids from the liquid;
(c) Digest organic matter by anaerobic bacterial action;
(d) Store digested solids through a period of detention; and
(e) Allow clarified liquids to discharge for additional treatment and final disposal.

(29) “Septic tank system” means a ground absorption sewage treatment and disposal system consisting of a septic tank, a gravity-fed nitrification field, necessary pipe lines, conduits, pump stations, and other appurtenances required for proper collection, distribution, treatment, disposal, operation, and performance.

(30) “Sewage” means and includes the liquid and solid human body waste and liquid waste generated by water-using fixtures and appliances, including those associated with foodhandling, from any residence, place of business, or place of public assembly. For the purposes of this definition, sewage shall not mean any industrial process wastewater or other wastewater not considered to be domestic-type waste.

(31) “Site” means the area in which the sewage treatment and disposal system is to be located and the area required to accommodate repairs and replacement of nitrification field and permit proper functioning of the system.

(32) “Soil,” for the purposes of subsurface sewage treatment and disposal, means the naturally occurring, unconsolidated mineral and organic material of the land surface. It consists of sand, silt, and clay minerals and variable amounts of organic materials.

(33) “State” means the Department of Human Resources, Division of Health Services.

(34) “Structure,” as it relates to soil, means the arrangement of primary soil particles into compound particles, peds, or clusters that are separated from adjoining aggregates and have properties unlike those of an equal mass of unaggregated primary soil particles.

(35) “Subsurface disposal” means the application of sewage effluent beneath the surface of the ground by distribution through approved nitrification lines.

History Note: Statutory Authority G.S. 130-166.64; Eff. July 1, 1982.

.1936 REQUIREMENTS FOR SEWAGE TREATMENT AND DISPOSAL
(a) Every residence, place of business, or place of public assembly shall be provided with an approved sanitary system of sewage collection, treatment, and disposal as defined in this section that is properly designed, installed, operated, and maintained to assure adequate performance.
(b) Nothing in this section shall prohibit the state or local health department from permitting approved alternative ground absorption sewage treatment and disposal systems or approved non-ground absorption treatment systems.
(c) Nothing in this section shall prohibit the state or local public health agency from permitting the use of portable toilets at construction sites or at mass gathering events of a temporary nature, provided such use shall be contingent upon the provision of adequate cleaning and disposal service in accordance with the directions of the state or local health department.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1937 PERMITS
(a) An Improvements Permit shall be required before a ground absorption or a non-ground
absorption sewage treatment and disposal system is initially installed to serve a residence, place of business, or place of public assembly and before subsequent additions thereto which increase sewage flow and any repairs or renovations to a sewage treatment and disposal system.

(b) No person shall construct, install, repair, or renovate, or cause to be constructed, installed, repaired, or renovated any ground absorption sewage treatment and disposal system without first having obtained an Improvements Permit from the local health department. The local health department shall issue an Improvements Permit only after it has determined that the system is designed and can be installed so as to meet the provisions of these rules. An Improvements Permit shall be valid for 36 months from the date of issue. If the installation has not been completed during that time period, the information submitted in the application for an Improvements Permit is falsified or changed, or the site is altered, the permit shall become invalid. When an Improvements Permit has become invalid, the installation shall not be commenced or completed until a new Improvements Permit has been obtained.

(c) Application for an Improvements Permit shall be submitted to the local health department. The application shall contain at least the following information: name of owner, mailing address, location of property, plat of property (if not readily available to local health department), type of facility, estimated sewage flow based on number of bedrooms or number of persons served, type of water supply, and signature of owner or authorized agent.

(d) Application for an Improvements Permit for a ground absorption sewage treatment and disposal system to serve a condominium or other multiple-family development where the system will be under common or joint control shall be made by submitting a properly executed agreement (tri-party) among the local health department, developer, and homeowners association to the local health department which addresses ownership, transfer of ownership, maintenance, repairs, operation, and performance, and necessary funds.

(e) No residence, place of business, or place of public assembly shall be occupied nor shall any sewage treatment and disposal system be covered or placed into use until the local health department issues a Certification of Completion which certifies that the system is in compliance with these rules and all conditions prescribed by the Improvements Permit have been met.

(f) Upon determining that an existing ground absorption sewage treatment and disposal system is operating satisfactorily in a mobile home park, the local health department shall issue a Certificate of Compliance (Completion) authorizing a residence to be located and occupied in a mobile home park when the design capacity will not be exceeded.

(g) Any person other than the owner or controller of a residence, place of business, or place of public assembly, who engages in the business of constructing, installing, or repairing sewage treatment and disposal systems, or the collection, hauling, and disposal of septage from septic tanks shall register with the local health department in each county where he operates before constructing, installing, or repairing sewage treatment and disposal systems, or collecting and disposing of septage from septic tanks.

(h) Systems which exceed 3,000 gallons per day and other systems which are required to be designed by a professional engineer shall be reinspected annually.

History Note: Statutory Authority G.S. 130-166.65 Through 130-166.69; Eff. July 1, 1982.

.1938 RESPONSIBILITIES

(a) The design, construction, operation, and maintenance of sewage treatment and disposal systems, whether septic tank systems, privies or alternative systems, shall be the responsibility of the designer, owner, developer, installer, or user of the system as applicable.
(b) Actions of representatives of state or local health departments engaged in the evaluation and determination of measures required to effect compliance with the provisions of this section shall in no way be taken as a guarantee that sewage treatment and disposal systems approved and permitted will function in a satisfactory manner for any given period of time, or that such employees assume any liability for damages, consequential or direct, which are caused, or which may be caused, by a malfunction of such systems.

(c) Plans and specifications prepared by a person with a demonstrated knowledge of group absorption sewage treatment disposal systems, soil and rock characteristics, ground-water hydrology, and drainage systems may be required for review and approval by the local health department where the design sewage flow exceeds 600 gallons per day and shall be required for alternative systems and extensive drainage systems prior to the issuance of an Improvements Permit.

(d) Sewage treatment and disposal systems not specifically described in the rules of this section or any systems which require complex pumping, treatment, or pre-treatment before disposal, other than by a conventional septic tank, collection sewers, structures which have not been pre-engineered, and any other systems so specified by the local health department shall be designed by a professional engineer currently licensed by the State of North Carolina and approved by the local health department. Application rates for such systems shall be in accordance with this section unless other rates are certified acceptable by the professional engineer or by a soil scientist and approved by the local health department. Plans and specifications for such systems, including methods of operation and maintenance, shall be approved prior to issuance of an Improvements Permit, and the Certificate of Completion shall not be issued until the design engineer certifies to the local health department that the system was installed in accordance with the approved plans and specifications.

(e) The state (DHR) shall review all plans where sewage flows exceed 3,000 gallons per day.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1939 SITE EVALUATION

(a) The local health department shall investigate each proposed site. The investigation shall include the evaluation of the following factors:

1. Topography and landscape position;
2. Soil characteristics (morphology) which includes texture, structure, porosity, consistence, color, and other physical, mineral, and biological properties of various horizons, and the thickness and arrangement of the horizons in a soil profile;
3. Soil drainage which includes both external (surface) and internal (soil);
4. Soil depth;
5. Restrictive horizons; and
6. Available space.

(b) Site evaluations shall be made in accordance with .1940-.1948 of this section. Based on this evaluation, each of the factors listed in paragraph (a) of this rule shall be classified as SUITABLE (S), PROVISIONALLY SUITABLE (PS), or UNSUITABLE (U).

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1940 TOPOGRAPHY AND LANDSCAPE POSITION

(a) Uniform slopes under 15 percent shall be considered SUITABLE with respect to
When slopes are less than two percent, provisions shall be made to insure adequate surface drainage. When slopes are greater than four percent, the nitrification lines shall follow the contour of the ground.

(b) Uniform slopes between 15 percent and 30 percent shall be considered PROVISIONALLY SUITABLE with respect to topography, if the soils are deep (36 inches or more). Slopes within this range may require installation of interceptor drains upslope from the soil absorption system to remove all excess water that might be moving laterally through the soil during wet periods of the year. Usable areas larger than minimum are ordinarily required in this slope range.

(c) Slopes greater than 30 percent shall be considered UNSUITABLE except when a thorough study of the soil characteristics indicates that a soil absorption system will function satisfactorily and sufficient ground area is available to properly install such a system. Slopes greater than 30 percent may be classified as PROVISIONALLY SUITABLE when:

1. The slope can be terraced or otherwise graded or the nitrification lines located in naturally occurring soil so as to maintain a minimum 10-foot horizontal distance from the nitrification trench and the top edge of the fill embankment;
2. The soil characteristics can be classified as SUITABLE or PROVISIONALLY SUITABLE to a depth of at least one foot below the bottom of the nitrification trench;
3. Surface water runoff is diverted around the nitrification field so that there will be no scouring or erosion of the soil over the field;
4. If necessary, ground-water flow is intercepted and diverted to prevent such water from running into or saturating the soil absorption system; and
5. There is sufficient ground area available to install the septic tank system with these modifications.

(d) Complex slope patterns and slopes dissected by gullies and ravines shall be considered UNSUITABLE with respect to topography.

(e) Areas subject to frequent flooding shall be considered UNSUITABLE with respect to landscape position.

(f) Depressions shall be considered UNSUITABLE with respect to landscape position except when the site complies essentially with the requirements of this section and is specifically approved by the local health department.

(g) The surface area on or around a ground absorption sewage treatment and disposal system shall be landscaped to provide adequate drainage if directed by the local health department. The interception of perched or lateral ground-water movement shall be provided where necessary to prevent soil saturation on or around the ground absorption sewage treatment and disposal system.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1941 SOIL CHARACTERISTICS (MORPHOLOGY)

Soil borings shall be taken at the site to be used for soil absorption systems. Such borings shall be taken to a depth of 48 inches or as required to determine the soil characteristics. Soil borings and core samples shall be evaluated and a determination made as to the suitability of the soil to treat and absorb septic tank effluent. The important soil characteristics which shall be evaluated by the local health department are as follows:

1. Texture - The relative amounts of the different sizes of mineral particles in a soil are referred to as soil texture. All soils are composed of sand, (2.0 - 0.05 mm in size); silt, which includes intermediate-sized particles that cannot be seen with the naked eye, but
feels like flour when pressed between the fingers, (0.05 - 0.002 mm in size); and clay, which is extremely small in size and is the mineral particle that gives cohesion to a soil (less than 0.002 mm in size). The texture of the different horizons of soils may be classified into four general groups and shall be used for determining the application rates shown in Tables II and III.

(a) SOIL GROUP I - Sandy texture soils contain more than 70 percent sand-sized particles in the soil mass. These soils do not have enough clay to be cohesive. Sandy soils have favorable sewage application rates, but may have a low filtering capacity leading to malfunction due to contamination of ground water. The sandy group includes the sand and loamy sand soil textural classes and shall generally be considered SUITABLE with respect to texture.

(i) Sand: Sand has a gritty feel, does not stain the fingers, and does not form a ribbon or ball when wet or moist.

(ii) Loamy Sand: Loamy sand has a gritty feel, stains the fingers (silt and clay), forms a weak ball, and cannot be handled without breaking.

(b) SOIL GROUP II - Coarse loamy texture soils contain more than 30 percent sand-sized particles and less than 20 percent clay-sized particles in the soil mass. They exhibit slight or no stickiness. The coarse loamy group includes sandy loam and loam soil textural classes and shall generally be considered SUITABLE with respect to texture.

(i) Sandy Loam: Sandy loam has a gritty feel and forms a ball that can be picked up with the fingers and handled with care without breaking.

(ii) Loam: Loam may have a slightly gritty feel but does not show a fingerprint and forms only short ribbons of from 0.25 inch to 0.50 inch in length. Loam will form a ball that can be handled without breaking.

(c) SOIL GROUP III - Fine loamy texture soils contain less than 40 percent clay-sized particles and not more than 30 percent sand-sized particles in a soil mass. They exhibit slight to moderate stickiness. The fine loamy group includes sandy clay loam, silt loam, clay loam, and silt loam textural classes and shall generally be considered PROVISIONALLY SUITABLE with respect to texture.

(i) Silt Loam: Silt loam has a floury feel when moist and will show a fingerprint but will not ribbon and forms only a weak ball.

(ii) Silt: Silt has a floury feel when moist and sticky when wet but will not ribbon and forms a ball that will tolerate some handling.

(iii) Sandy Clay Loam: Silty clay loam has a gritty feel but contains enough clay to form a firm ball and may ribbon to form 0.75-inch to one-inch long pieces.

(iv) Silty Clay Loam: Silty clay loam is sticky when moist and will ribbon from one to two inches. Rubbing silty clay loam with the thumbnail produces a moderate sheen. Silty clay loam produces a distinct fingerprint.

(v) Clay Loam: Clay loam is sticky when moist. Clay loam forms a thin ribbon of one to two inches in length and produces a slight sheen when rubbed with the thumbnail. Clay loam produces a non-distinct fingerprint.

(d) SOIL GROUP IV - Clayey texture soils contain 40 percent or more clay-sized particles and include sandy clay, silt clay, and clay. There are two major types of clays: the 1:1 clays (Kaolinite) which do not shrink or swell extensively when dried or wetted; and the 2:1 clays (Montmorillonite) including mixed mineralogy clays, with both Kaolinite and Montmorillonite, that will shrink and swell when dried and wetted. The 1:1 clays, when wet, are slightly sticky to sticky; when moist, are friable to firm; and when dry, are slightly hard to hard. The 1:1 clays (Group IVa)
shall generally be considered PROVISIONALLY SUITABLE as to texture. The 2:1 and mixed mineralogy clays, when wet, are very sticky and very plastic; and, when moist, these clays are very firm to extremely firm; and when dry, are very hard to extremely hard. The 2:1 and mixed mineralogy clays (Group IVb) shall be considered UNSUITABLE as to texture.

(i) Sandy Clay: Sandy clay is plastic, gritty, and sticky when moist and forms a firm ball and produces a thin ribbon to over two inches in length.

(ii) Silty Clay: Silty clay is both plastic and sticky when moist and lacks any gritty feeling. Silty clay forms a firm ball and readily ribbons to over two inches in length.

(iii) Clay: Clay is both sticky and plastic when moist, produces a thin ribbon over two inches in length, produces a high sheen when rubbed with the thumbnail, and forms a strong ball resistant to breaking.

(e) The soil texture shall be estimated by field testing, as described in .1941(1). Laboratory estimation of texture by particle-size analysis may be substituted for field testing when conducted in accordance with ASTM (American Society for Testing and Materials) C-136 and D-422 standards for sieve and hydrometer analyses which are hereby adopted by reference. Copies of the standards may be inspected in and copies obtained from the Office of Administrative Procedures, Division of Health Services, P. O. Box 2091, Raleigh, N.C. 27602-2091.

(2) Soil Consistence - Soil consistence comprises the attributes of soil material, typically clay, that are expressed by the degree and kind of cohesion and adhesion or by the resistance to deformation or rupture.

(a) SOIL CONSISTENCE WHEN WET

(i) Stickiness - Stickiness is the quality of adhesion to other objects. For field evaluation of stickiness, wet soil material is pressed between thumb and finger and its adherence noted. Degrees of stickiness are described as follows:

(A) Slightly sticky: After pressure, soil material adheres to both thumb and finger but comes off one or the other rather cleanly. It is not appreciably stretched when the digits are separated.

(B) Sticky: After pressure, soil material adheres to both thumb and finger and tends to stretch somewhat and pull apart rather than pulling free from either digit.

(C) Very sticky: After pressure, soil material adheres strongly to both thumb and finger and is decidedly stretched when they are separated.

(ii) Plasticity - Plasticity is the ability to change shape continuously under the influence of an applied stress and to retain the impressed shape on removal of the stress. For field determination of plasticity, roll the soil material between thumb and finger and observe whether or not a wire or thin rod of soil can be formed. Degree of resistance to deformation at or slightly above field capacity as follows:

(A) Slightly plastic: Wire formable but soil mass easily deformable.

(B) Plastic: Wire formable and moderate pressure required for deformation of the soil mass.

(C) Very plastic: Wire formable and much pressure required for deformation of the soil mass.

(b) SOIL CONSISTENCE WHEN MOIST - Consistence when moist is determined at a moisture content approximately midway between air dry and field capacity. At this moisture content most soil materials exhibit a form of consistence characterized by:
tendency to break into smaller masses rather than into powder; some deformation prior to rupture; absence of brittleness; and ability of the material after disturbance to cohere again when pressed together. To evaluate this consistence, select and attempt to crush in the hand a mass that appears slightly moist.

(i) Friable: Soil material crushes easily under gentle to moderate pressure between thumb and finger, and coheres when pressed together.
(ii) Firm: Soil material crushes under moderate pressure between thumb and finger but resistance is distinctly noticeable.
(iii) Very firm: Soil material crushes under strong pressure; barely crushable between thumb and finger.
(iv) Extremely firm: Soil material crushes only under very strong pressure; cannot be crushed between thumb and finger and must be broken apart bit by bit.

(c) SOIL CONSISTENCE WHEN DRY - The consistence of soil materials when dry is characterized by rigidity, brittleness, maximum resistance to pressure, more or less tendency to crush to a powder or to fragments with rather sharp edges, and inability of crushed material to cohere again when pressed together. To evaluate, select an air-dry mass and break in the hand.

(i) Slightly Hard: Weakly resistant to pressure; easily broken between thumb and finger.
(ii) Hard: Moderately resistant to pressure; can be broken in the hands without difficulty but is barely breakable between thumb and finger.
(iii) Very Hard: Very resistant to pressure; can be broken in the hands only with difficulty; not breakable between thumb and finger.
(iv) Extremely Hard: Extremely resistant to pressure; cannot be broken in the hands.

(3) Organic Soils - Organic soils shall be considered UNSUITABLE.

(4) Soil Structure - In many soils, the sand, silt, and clay particles tend to cling or stick to one another to form a ped or a clump of soil. This is known as soil structure. Soil structure may have a significant effect on the movement of effluent through a soil. The structure may determine the rate of movement of liquids through clayey soils. Structure is usually not important in soil Groups I and II, and these types of soils shall generally be considered SUITABLE as to structure. The three kinds of soil structure that are most significant in movement of sewage effluent through Groups III and IV soils are block-like, platy, and the absence of soil structure or massive conditions are described as follows:

(a) BLOCK-LIKE SOIL STRUCTURE

(i) In Groups III and IV soils, if the soil exhibits many peds of angular and subrounded peds, then the soils have block-like structure. The sewage effluent may move between the cracks of these types of peds. Block-like soil structure in Groups III and IV soils is frequently destroyed by mechanical equipment manipulating the soil when it is too wet. Trenches for nitrification lines being placed in Groups III and IV soils with block-like structure should only be dug when soils are moist or dry. Block-like soil structure in Groups III and IV soils shall be considered PROVISIONALLY SUITABLE as to structure.

(ii) Some rocks, even though weathered, such as slates or creviced or fractured rocks, exhibit block-like structure, which is not changed by moving water, thereby allowing fluids to move downward without filtration. Rock shall be considered UNSUITABLE as to structure.

(b) PLATY SOIL STRUCTURE - If Groups III and IV soils fall out into plate-like sheets, then the soil would have platy structure. Water or effluent movement through these soils would be extremely slow, and the structure shall be considered
UNSUITABLE.

(c) ABSENCE OF SOIL STRUCTURE - Some Groups II, III, and IV soils are massive and exhibit no structural aggregates. In these kinds of soils, water or effluent movement would be negligible. Such structure shall be considered UNSUITABLE.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1942 SOIL DRAINAGE

Soils with seasonally high water tables are of major concern in evaluating sites for sewage effluent disposal. These are the soil areas that give good sewage absorption rates during dry seasons of the year but force sewage effluent to the surface during the wetter seasons. The depth of the seasonal high water table can commonly be recognized by those examining soil profiles. The criterion for recognition of high water tables is that of soil color. Subsurface horizons that are in colors of reds, yellows, and browns generally indicate good soil aeration and drainage throughout the year. Subsurface horizons that are in colors of grey, olive or bluish colors indicate poor aeration and poor soil drainage. These dull or greyish colors may occur as a solid mass of soil or may be in mottles of localized spots. The volume of greyish colors is indicative of the length of time that free water stands in that soil profile. There are soils that have light-colored mottles which are relic from the light-colored rock from which the soils have weathered. These soils would not have high water tables, so one must distinguish between a true soil composed of sand, silts and clays, or the rock material that may still exist in the soil profile. Any soil profile that has the greyish colors of chroma 2 or less (Munsell color chart) indicative of high water tables, or is subject to tidal or periodic high water, within 36 inches of the surface, shall be considered UNSUITABLE as to drainage. Soils where the seasonally high water table is less than 48 inches and more than 36 inches below the naturally occurring soil surface shall be considered SUITABLE with respect to the soil drainage. Where the soil is considered suitable as to structure and texture, (Soil Groups I and II) and modifications can be made to maintain the ground-water table at least 12 inches below the bottom of the nitrification trench at all times, such soils may be reclassified PROVISIONALLY SUITABLE as to drainage. Drainage systems installed for ground-water lowering shall be maintained so that a minimum separation of one foot occurs between the nitrification trench bottom and the seasonally high water table. For extensive drainage systems, such as ground-water lowering in subdivisions, easements shall be recorded and shall have adequate width for reasonable egress and ingress for maintenance.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1943 SOIL DEPTH

The depth of soils to rock which are classified as SUITABLE or PROVISIONALLY SUITABLE as to texture and structure shall be at least 48 inches when conventional ground absorption systems at conventional depths are to be utilized. Soil depths greater than 48 inches shall be considered SUITABLE as to depth. Soil depths less than 48 inches and greater than 36 inches shall be considered PROVISIONALLY SUITABLE as to depth. Soil depths 36 inches or less shall be classified UNSUITABLE as to depth. Where special design and installation modifications can be made to provide at least one foot of naturally occurring soil below the bottom of the nitrification trench, such soils may be reclassified PROVISIONALLY SUITABLE as to depth.
.1944 RESTRICTIVE HORIZONS
Restrictive layers or horizons in soils may generally be recognized by the resistance offered in
digging a hole or in using a soil auger. Restrictive horizons are variable in their characteristics.
Restrictive horizon may occur as fragipans, iron pans, or plinthite. These horizons may generally
be recognized by their brittleness or by the presence of red and grey colored soil materials. The
red materials quite frequently will be in the form of nodules of very brittle fragments. These kinds
of horizons will perch sewage effluent and limit the storage capacity of soil being used for
disposition of effluent. Another common restrictive horizon is a cemented iron-aluminum-organic
hardpan. This is very brittle when dry and will perch sewage effluent. Soils in which restrictive
horizons are greater than 48 inches below the ground surface shall be considered suitable.
Restrictive horizons at depths less than 48 inches and greater than 36 inches shall be considered
PROVISIONALLY SUITABLE as to depth to restrictive horizons. Restrictive horizons at
depths of 36 inches or less shall be considered UNSUITABLE as to depth to restrictive horizons.

History Note: Statutory Authority G.S. 130-166.65;

.1945 AVAILABLE SPACE
(a) Sites shall have sufficient available space to permit the installation and proper functioning
of ground absorption sewage treatment and disposal systems, based upon the square footage of
nitrification field required for the application rate determined in accordance with these rules.
(b) Sites shall have sufficient available space for a repair area equal to the area determined in
.1945(a) of this section.
(c) The repair area requirement of paragraph (b) of this rule shall not apply to a lot or tract of
land:
   (1) which is specifically described in a document on file with the local health
department on July 1, 1982, or which is specifically described in a recorded deed
or a recorded plat on January 1, 1983; and
   (2) which is of insufficient size to satisfy the repair area requirement of paragraph (b),
of this Rule, as determined by the local health department; and
   (3) on which a ground absorption swage treatment and disposal system with a design
daily flow of:
      (A) no more than 480 gallons is to be installed; or
      (B) more than 480 gallons is to be installed if application for an improvements
permit which meets the requirements of Rule .1937(c) of this subchapter is
received by the local health department on or before April 1, 1983.
(d) Although a lot or tract of land is exempted under paragraph (c) from the repair area
requirement of paragraph (b), the maximum feasible area, as determined by the local health
department, shall be allocated for a repair area.

History Note: Statutory Authority G.S. 130-166.65;

.1946 OTHER APPLICABLE FACTORS
The site evaluation should include consideration of any other applicable factors involving
accepted public health principles, such as:

(1) The proximity of a large-capacity water-supply well, the cone of influence of which would dictate a larger separation distance than the minimum distance specified in .1950 of this section;

(2) The potential public health hazard of possible failures of soil absorption systems involving large quantities of sewage, which would dictate larger separation distances than the minimums specified in .1950 of this section;

(3) The potential public health hazard of possible massive failures of soil absorption systems proposed to serve large numbers of residences, as in residential subdivisions or mobile home parks.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1947 DETERMINATION OF OVERALL SITE SUITABILITY

All of the criteria in .1940-.1946 of this section shall be determined to be SUITABLE, PROVISIONALLY SUITABLE, or UNSUITABLE, as indicated. If all criteria are classified the same, that classification will prevail. Where there is a variation in classification of the several criteria, the following shall be used in making the overall site classification. The lowest of the uncorrectable characteristics will determine the overall site classification.

(1) If the topography is classified as unsuitable it may be reclassified provisionally suitable under the conditions outlined in .1940 of this section.

(2) If the soil texture is classified as unsuitable, the overall classification will be unsuitable regardless of the other criteria unless the provisions of .1948(c) of this section are met.

(3) If the soil structure is classified as unsuitable, the overall classification will be unsuitable, regardless of the classification of the other criteria unless provisions of .1948(c) of this section are met.

(4) When soil depth is classified as unsuitable, it may be reclassified as provisionally suitable under the conditions outlined in .1943 of this section.

(5) When the restrictive horizon is classified unsuitable, it may be reclassified as provisionally suitable under the conditions outlined in .1948(c) of this section.

(6) When drainage (ground-water level) is unsuitable, it may be reclassified as provisionally suitable under the conditions outlined in .1942 of this section.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1948 SITE CLASSIFICATION

(a) Sites classified as SUITABLE may be utilized for a ground absorption sewage treatment and disposal system consistent with these rules. A suitable classification generally indicates soil and site conditions favorable for the operation of a ground absorption sewage treatment and disposal system or have slight limitations that are readily overcome by proper design and installation.

(b) Sites classified as PROVISIONALLY SUITABLE may be utilized for a ground absorption sewage treatment and disposal system consistent with these rules but have moderate limitations. Sites classified provisionally suitable require some modifications and careful planning, design, and installation in order for a ground absorption sewage treatment and disposal system to function satisfactorily.
(c) Sites originally classified as UNSUITABLE may be used for soil absorption disposal systems, provided engineering, hydrogeologic, and soil studies indicate to the local health department that suitable septic tank system or a suitable alternate system can reasonably be expected to function satisfactorily. Such sites may be reclassified as PROVISIONALLY SUITABLE upon submission to the local health department and when requested by the local department to the state agency of the following:

1. Adequate substantiating data to indicate that a ground absorption system can be installed so that the effluent will receive adequate treatment;

2. Adequate substantiating data to indicate that the effluent will not contaminate any drinking water supply, ground water used for drinking water, or any surface water;

3. Adequate substantiating data to indicate that the effluent will not be exposed on the ground surface or be discharged to surface waters where it could come in contact with people, animals or vectors.

History Note: Statutory Authority G.S. 130-177.65; Eff. July 1, 1982.

.1949 SEWAGE FLOW RATES FOR GROUND ABSORPTION SYSTEMS

(a) In determining the volume of sewage from dwelling units, the flow rate shall be 120 gallons per day per bedroom. The minimum volume of sewage from each dwelling unit shall be 240 gallons per day and each additional bedroom above two bedrooms shall increase the volume of sewage by 120 gallons per day. In determining the number of bedrooms in a dwelling unit, each bedroom and any other room or addition that can reasonably be expected to function as a bedroom shall be considered a bedroom for design purposes. When the occupancy of a dwelling unit exceeds two persons per bedroom, the volume of sewage shall be determined by the maximum occupancy at a rate of 60 gallons per person per day.

(b) Table No. I shall be used to determine the design daily flow of sewage that are minimums required for use in calculating the design volume of septic tanks and the design capacity of nitrification fields to serve selected types of establishments. Design of sewage treatment and disposal systems not identified below shall be determined using available flow data, water-using fixtures, occupancy or operation patterns, and other measured data.

<table>
<thead>
<tr>
<th>TYPE OF ESTABLISHMENT</th>
<th>DAILY FLOW FOR DESIGN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Airports..................................................</td>
<td>5 gal/passenger</td>
</tr>
<tr>
<td>(Also R.R. stations, bus terminals - Not including food service facilities)</td>
<td></td>
</tr>
<tr>
<td>Barber Shops............................................</td>
<td>50 gal/chair</td>
</tr>
<tr>
<td>Bars, Cocktail Lounges................................</td>
<td>20 gal/seat</td>
</tr>
<tr>
<td>(Not including food service)</td>
<td></td>
</tr>
<tr>
<td>Beauty Shops (Style Shops)..........................</td>
<td>125 gal/chair</td>
</tr>
<tr>
<td>Bowling Alleys..........................................</td>
<td>50 gal/lane</td>
</tr>
<tr>
<td>Camps</td>
<td></td>
</tr>
<tr>
<td>Construction or Work Camps..........................</td>
<td>60 gal/person</td>
</tr>
<tr>
<td>Summer Camps............................................</td>
<td>60 gal/person</td>
</tr>
<tr>
<td>Campgrounds............................................</td>
<td>150 gal/campsite</td>
</tr>
<tr>
<td>Churches...............................................</td>
<td>5 gal/seat</td>
</tr>
<tr>
<td>Country Clubs</td>
<td></td>
</tr>
<tr>
<td>Activity</td>
<td>Maximum Allowance</td>
</tr>
<tr>
<td>------------------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Resident Members</td>
<td>60 gal/resident member</td>
</tr>
<tr>
<td>Non-resident member</td>
<td>20 gal/person</td>
</tr>
<tr>
<td>Day Care Facilities</td>
<td>15 gal/person</td>
</tr>
<tr>
<td>Factories (Exclusive of industrial waste)</td>
<td>25 gal/person/shift</td>
</tr>
<tr>
<td>Add for showers</td>
<td>10 gal/person/shift</td>
</tr>
<tr>
<td>Hospitals</td>
<td>300 gal/bed</td>
</tr>
<tr>
<td>Marinas</td>
<td>10 gal/boat slip</td>
</tr>
<tr>
<td>With bathhouse</td>
<td>30 gal/boat slip</td>
</tr>
<tr>
<td>Motels/Hotels</td>
<td>120 gal/room</td>
</tr>
<tr>
<td>With cooking facilities</td>
<td>175 gal/room</td>
</tr>
<tr>
<td>Offices (per shift)</td>
<td>25 gal/person</td>
</tr>
<tr>
<td>Residential Care Facilities</td>
<td>60 gal/person</td>
</tr>
<tr>
<td>Restaurants</td>
<td>40 gal/seat or</td>
</tr>
<tr>
<td>(Whichever is greater)</td>
<td>40 gal/15² ft of dining area</td>
</tr>
</tbody>
</table>

Rest Homes and Nursing Homes

<table>
<thead>
<tr>
<th></th>
<th>Maximum Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>With laundry</td>
<td>120 gal/bed</td>
</tr>
<tr>
<td>Without laundry</td>
<td>60 gal/bed</td>
</tr>
</tbody>
</table>

Schools

<table>
<thead>
<tr>
<th></th>
<th>Maximum Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Day Schools</td>
<td>15 gal/student</td>
</tr>
<tr>
<td>With cafeteria, gym and showers</td>
<td>12 gal/student</td>
</tr>
<tr>
<td>With neither cafeteria nor showers</td>
<td>10 gal/student</td>
</tr>
<tr>
<td>Boarding Schools</td>
<td>60 gal/person</td>
</tr>
<tr>
<td>Service Stations</td>
<td>250 gal/water closet or urinal</td>
</tr>
<tr>
<td>Stores, Malls, Shopping Centers</td>
<td>200 gal/1000 ft²</td>
</tr>
</tbody>
</table>

(Exclusive of food service)

<table>
<thead>
<tr>
<th></th>
<th>Maximum Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stadium, Auditorium, Theater, Drive-In</td>
<td>5 gal/seat or space</td>
</tr>
<tr>
<td>Swimming Pools and Bath Houses</td>
<td>10 gal/person</td>
</tr>
<tr>
<td>Travel Trailer Parks</td>
<td>120 gal/space</td>
</tr>
</tbody>
</table>

History Note: Statutory authority G.S. 130-166.65;

1950 LOCATION OF GROUND ABSORPTION SYSTEMS

(a) Every ground absorption sewage treatment and disposal system shall be located at least the minimum horizontal distance from the following:

1. Any private water supply source----100 feet;
2. Any public water supply source----100 feet;
3. Streams classified as A-II--------- 50 feet;
4. Waters classified as S.A.---------100 feet from normal high tide mark;
5. Any other stream, canal, marsh, or coastal waters-----50 feet;
6. Any Class I or Class II impounded reservoir used as a source of drinking water ---100 feet from normal high water line;
7. Any other lake or impoundment---- 50 feet from normal high water line;
8. Any building foundation--------- 5 feet;
9. Any basement--------------------- 15 feet;
10. Any property line--------------- 10 feet;
11. Top of slope of embankments or cuts of 2 feet or more vertical height---15 feet;
(12) Any water line------------------------ 10 feet;
(13) Drainage Systems:
   (A) Interceptor drains-------- 10 feet upslope and 25 feet downslope,
   (B) Ground water lowering and surface drainage ditches----- 25 feet.
(14) Any swimming pool -------------------- 5 feet;
(15) Any other nitrification field (except repair area)-------- 20 feet.

(b) Nitrification line may be installed in fill ground where at least one foot of naturally occurring soil is present with suitable or provisionally suitable soil characteristics with respect to texture, structure, and drainage as required by these rules and is specifically approved by the state or local health department. Areal fill must be installed such that there is a minimum separation of two feet between the trench bottom and any soil horizon with unsuitable soil characteristics. In such areal fill sites, the soil used for fill and the areal extent of fill shall be approved by the local health department before placement and shall have such soil texture to be classified as sand, loamy sand, loam, or sandy loam. There shall be a mix of the fill soil and the original soil at the interface of the two soils.

c) Ground Absorption Sewage Treatment and Disposal Systems:
   (1) Shall not be installed in sites where the seasonal high water is within one foot of the ground surface at any time of the year;
   (2) May be located closer than 100 feet from a private water supply for repairs, space limitations, and other site-planning considerations but shall be located the maximum feasible distance and in no case less than 50 feet.

d) Septic tank systems shall not be located under paved areas or driveways. Cast iron or other suitable pipe may be permitted to convey the effluent under a driveway or other paved areas.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.
Amended Eff. October 1, 1982.

.1951 APPLICABILITY OF RULES
(a) Except as required in subsection (b) of this rule, the minimum horizontal distance requirements in .1950(a)(4), (9), (10), or (11) shall not apply to the installation of a single septic tank system serving a single-family residence not to exceed four bedrooms on a lot or tract of land:
   (1) Which, on July 1, 1977, is specifically described in a deed, contract, or other instrument-conveying fee title or which is specifically described in a recorded plat; and
   (2) Which, on July 1, 1977, is of insufficient size to satisfy the minimum horizontal distance requirements in .1950(a)(4), (9), (10), or (11) of this section; and
   (3) Which, on the date system construction is proposed to begin, is not capable of being served by a community or public sewerage system.

(b) For those lots or tracts of land described in .1951(a) of this section, where any of the minimum horizontal distance requirements prescribed in .1950(a) (4), (9), (10), or (11) of this section can be met, such minimum horizontal distances shall be required.

(c) For those lots or tracts of land described in .1951(a) of this section, where a specific minimum horizontal distance requirements prescribed in .1950(a)(4), (9), (10), or (11) of this section cannot be met, the maximum feasible horizontal distance, as determined by the local agency, shall be required. Provided, however, that at least the following minimum horizontal distances shall be required in all cases:
(1) .1950(a)(4) of this section, the minimum horizontal distance shall be not less than 50 feet;
(2) .1950(a)(9) of this section, the minimum horizontal distance shall be not less than 8 feet;
(3) .1950(a)(10) and (11) of this section, the minimum horizontal distance shall be not less than 5 feet.
(d) All other provisions of this section except as exempted by this rule shall apply to the lots or tracts of land described in .1951(a) of this section. Any rules and regulations of the Commission for Health Services or any local board of health in effect on June 30, 1977, which establish greater minimum distance requirements than those provided for in this section, shall remain in effect and shall apply to a lot or tract of land to which .1950(a)(4), (9), (10), or (11) of this section do not apply.
(e) It shall be the responsibility of any owner of a lot or tract of land, who applies for a permit required by .1937 of this section, and who seeks, under the provisions of .1951(a) of this section, to exempt his lot or tract of land from any of the minimum horizontal distance requirements of .1950(a)(4), (9), (10), or (11) of this section to provide to the local health department necessary records of title to the lot or tract of land for which the exemption is sought in order that the local agency may determine whether the applicant is entitled to any such exemption.
(f) For those lots or tracts of land which, on the effective date of this section, are specifically described in a deed or recorded plat, and the minimum horizontal distance requirements prescribed in .1950(a)(13)(b) cannot be met, the maximum feasible horizontal distance, as determined by the local health department, shall be required, but shall not be less than 10 feet.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1952 SEPTIC TANK CONSTRUCTION
(a) A septic tank shall be watertight, structurally sound, and not subject to excessive corrosion or decay. Septic tanks shall be of two-compartment design. The inlet compartment of a two-compartment tank shall be between two-thirds and three-fourths of the total tank capacity. A properly designed dosing syphon or pump shall be used for discharging sewage effluent into nitrification lines when the total length of such lines exceeds 750 linear feet in a single system. When the design daily flow from a single system exceeds 3,000 gallons per day, alternating syphons or pumps shall be used which shall discharge to separate nitrification fields. Discharges from syphon systems shall be of such design so as to fill the nitrification lines from 60 percent to 75 percent of their capacity at each discharge or as required for pressure distribution systems. Discharges from pump systems shall be designed to maximize the distribution of the effluent throughout the system. Septic tanks installed where the top will be deeper than 30 inches below the finished grade shall have an access manhole, with cover, extending to within 12 inches of the finished grade, having a minimum opening adequate to accommodate the installation or removal of the septic tank lid. Pump or dosing chambers shall have an access manhole having a minimum diameter of 30 inches extending a minimum of six inches above the finished grade. Syphon dosing chambers shall be designed in accordance with the minimum dose requirements in this rule. Effluent pump chambers shall meet the construction requirements of this section and shall have a minimum liquid capacity equivalent to the septic tank liquid capacity required in this rule. All effluent pump chambers shall have a properly functioning high-water alarm installed independent of the electrical circuit for the pump.
(b) Minimum liquid capacities for septic tanks shall be in accordance with the following:
(1) Residential Septic Tanks (for each individual residence or dwelling unit):
<table>
<thead>
<tr>
<th>Bedooms</th>
<th>Minimum Liquid Capacity</th>
<th>Equivalent Capacity Per Bedroom</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 or less</td>
<td>750 gallons</td>
<td>375 gallons</td>
</tr>
<tr>
<td>3</td>
<td>900 gallons</td>
<td>300 gallons</td>
</tr>
<tr>
<td>4</td>
<td>1,000 gallons</td>
<td>250 gallons</td>
</tr>
<tr>
<td>5</td>
<td>1,250 gallons</td>
<td>250 gallons</td>
</tr>
</tbody>
</table>

These figures provide for use of garbage grinders, automatic clothes washers, and other household appliances.

(2) Septic tanks for large residences or places of business or public assembly shall be in accordance with the following:
   (A) The minimum liquid capacity of septic tanks for places of business or places of public assembly with a design sewage flow of 600 gallons per day or less shall be determined in accordance with the following: \( V = 20Q \); where \( V \) is the liquid capacity of the septic tank and \( Q \) is the design daily sewage flow.
   (B) Individual residences with more than five bedrooms, multiple-family residences, or any place of business or public assembly where the design sewage flow is greater than 600 gallons per day, but less than 1,500 gallons per day, the liquid capacity of the septic tank shall be designed in accordance with the following: \( V = 1.17Q + 500 \); where \( V \) is the liquid capacity of the septic tank and \( Q \) is the design daily sewage flow.
   (C) Where the design sewage flow is 1,500 gallons per day or greater, the liquid capacity of the septic tank shall be designed in accordance with the following: \( V = 0.75Q + 1,125 \); where \( V \) is the liquid capacity of the septic tank and \( Q \) is the design daily sewage flow.

(3) The minimum capacity of any septic tank or effluent pump chamber shall be 750 gallons.

**History Note:** Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1953 PREFABRICATED TANKS

When prefabricated concrete tanks or tanks of other material are used, they shall be constructed in accordance with the plans which have been approved by the State Department of Human Resources and shall comply with all requirements of this section. Three complete sets of plans and specifications for the design of the prefabricated septic tank shall be submitted to the Environmental Health Section, Division of Health Services, P. O. Box 2091, Raleigh, north Carolina 27602-2091. These plans and specifications shall show the design of the septic tank in detail, including:

1. All pertinent dimensions;
2. Reinforcement material;
3. Material strength;
4. Liquid depth;
5. Cleanout provisions;
6. Other design features.

**History Note:** Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.
.1954  MINIMUM STANDARDS FOR PREFABRICATED SEPTIC TANKS

(a) The following are minimum standards of design and construction of precast reinforced concrete septic tanks:

1. The minimum requirement for the liquid depth is 36 inches.

2. A minimum of nine inches freeboard is required, the freeboard being the air space between the top of the liquid and the bottom side of the lid or cap of the tank.

3. The length of the septic tank shall be at least twice as long as the width.

4. There shall be three inlet openings in the tank, one on the tank end and one on each sidewall of the inlet end of the tank. The blockouts for these openings shall leave a concrete thickness of not less than one inch in the tank wall. The blockouts shall be made for a minimum of four-inch pipe or a maximum of six-inch pipe.

5. The inlet in the tank shall be a straight pipe.

6. The outlet shall be a cast-in-place concrete sanitary tee, a polyvinyl chloride (PVC) sanitary tee, or a polyethylene (PE) sanitary tee, made of not less than class 160 pipe or equivalent fittings and pipe. Class 160 pipe shall have a wall thickness of not less than 0.183 inches. The cast-in-place concrete sanitary tee shall have a minimum thickness of not less than two inches. The tee shall extend down one-fourth of the liquid depth. The invert of the outlet shall be at least two inches lower in elevation than the invert of the inlet.

7. All tanks shall be manufactured with a cast-in-place partition so that the tank contains two compartments. The partition shall be located at a point not less than two-thirds nor more than three-fourths the length of the tank from the inlet end. The top of the partition shall terminate two inches below the bottom side of the tank top in order to leave space for air or gas passage between compartments. The top and bottom halves of the partition shall be cast in such manner as to leave a water passage slot four inches high for the full width of the tank. The partition (both halves) shall be reinforced by the placing of six-inch by six-inch No. 10 gage welded reinforcing wire. The reinforcing wire shall be bent to form an angle of 90 degrees on the ends in order to form a leg not less than four inches long. When the wire is placed in the mold, the four-inch legs shall lay parallel with the sidewall wire and adjacent to it. It is recognized that there are other methods of constructing a partition or two-compartment tank. Any method other than the one described will be considered on an individual basis for approval by the division of health services. However, the tank wall thickness must remain not less than two and one-half inches thick throughout the tank except for blockouts.

8. Adequate access openings must be provided in the tank top. Access shall be provided for cleaning or rodding out of the inlet pipe, for cleaning or clearing the air or gas passage space above the partition, an entrance for inserting the suction hose for tank pumping, and for entrance of a person if internal repairs are needed after pumping. This shall be accomplished by properly locating two manholes with each having a minimum opening of 18 inches by 18 inches as the opening cuts the plane of the bottom side of the top of the tank. The manhole covers shall be beveled on all sides in such manner as to accommodate a uniform load of 150 pounds per square foot without damage to the cover or the top of the tank. If the top of the tank is to be multislab construction, the slabs over the inlet of the tank, partition, and outlet of the tank must not weigh in excess of 150 pounds each. Multislab construction allows for the diminution of the manholes. Manhole covers, opening covers, or slabs shall have a handle of steel or other rot-resistant material equivalent in strength to a No. 3 reinforcing rod (rebar).
The tank shall be reinforced by using a minimum reinforcing of six-inch by six-inch No. 10 gage welded steel reinforcing wire in the top, bottom ends, and sides of the tank. The reinforcing wire shall be lapped at least six inches. The tank top must be able to withstand a uniform loading of 150 pounds per square foot. If additional reinforcing is required to accomplish this, it is the responsibility of the manufacturer to install the added reinforcing.

The top, bottom, ends, and sides of the tank must have a minimum thickness of two and one-half inches.

A minimum end product strength of 3,000 pounds per square inch shall be used in the construction of a septic tank. The strength of 3,000 pounds per square inch must have been reached within 10 percent or 300 pounds per square inch prior to the tank’s being removed from the place of manufacture. It shall be the responsibility of the manufacturer to certify that this condition has been met prior to shipment. A septic tank shall be subject to testing to ascertain the strength of the concrete prior to its being approved for installation. Recognized devices for testing the strength of concrete include a properly calibrated Schmidt Rebound Hammer or Windsor Probe Test. Accelerated curing in the mold by use of propane gas or other fuels is prohibited, except in accordance with accepted methods and upon prior approval of the division of health services.

After curing, tanks manufactured in two sections shall be joined and sealed at the joint by the manufacturer, or by the installer, by using a mastic sealant or pliable sealant that is both waterproof and corrosion resistant.

All tanks produced shall bear an imprint identifying the manufacturer, the serial number assigned to the manufacturer’s plans and specifications approval by the division of health services, and the liquid or working capacity of the tank. This imprint shall be located to the right of the blockout made for the outlet pipe on the outlet end of the tank.

Plans for prefabricated tanks, other than those for precast reinforced concrete tanks, shall be approved on an individual basis as determined by the information furnished by the designer which indicates the tank will provide equivalent effectiveness as those designed in accordance with the provisions of .1954(a).

Septic tanks other than approved prefabricated tanks shall be constructed consistent with the provisions of this rule except as follows:

1. Cast-in-place concrete septic tanks shall have a minimum wall thickness of six inches.

2. Concrete block or brick septic tanks shall have a minimum wall thickness of at least six inches when the design volume is less than 1,000 gallons and a minimum wall thickness of at least eight inches when the design volume is 1,000 gallons or more. All septic tanks constructed of block or brick shall be plastered on the inside with a 1:3 mix (one part cement, three parts sand) of Portland cement at least three-eighths inch thick or the equivalent using other approved waterproofing material.

3. The bottom of the built-in-place septic tank shall be poured concrete with a minimum thickness of four inches.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.
(a) Conventional Septic Tank Systems - Conventional septic tank systems utilize a septic tank of adequate construction and design volume in accordance with the provisions of these rules which provides primary treatment of the sewage. The effluent from the septic tank flows by gravity to an approved nitrification line where the soil provides for final treatment and disposal of the sewage.

(b) Table II shall be used in determining the application rate for septic tank systems of conventional design.

Table No. II

<table>
<thead>
<tr>
<th>SOIL GROUP</th>
<th>SOIL TEXTURE CLASSES</th>
<th>APPLICATION RATE gpd/ft²</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Sands</td>
<td>1.2 - 0.8</td>
</tr>
<tr>
<td></td>
<td>Loamy Sand</td>
<td></td>
</tr>
<tr>
<td>II</td>
<td>Coarse Loams</td>
<td>0.8 - 0.6</td>
</tr>
<tr>
<td></td>
<td>Sandy Loam</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Loam</td>
<td></td>
</tr>
<tr>
<td>III</td>
<td>Fine Loams</td>
<td>0.6 - 0.4</td>
</tr>
<tr>
<td></td>
<td>Sandy Clay Loam</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Silt Loam</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Clay Loam</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Silty Clay Loam</td>
<td></td>
</tr>
<tr>
<td>IV a</td>
<td>Clays</td>
<td>0.4 - 0.2</td>
</tr>
<tr>
<td></td>
<td>Sandy Clay</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Silty Clay</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Clay</td>
<td></td>
</tr>
<tr>
<td>IV b</td>
<td>Clays</td>
<td>Unsuitable</td>
</tr>
<tr>
<td></td>
<td>(Montmorillonite or 1:1 Clay</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mixed Mineralogy)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(Kaolinite or 1:1 With PS structure)</td>
<td></td>
</tr>
</tbody>
</table>

(c) In calculating the number of square feet of area needed for the nitrification field in trench system, the maximum trench width used in the calculations shall be 36 inches. Trenches shall be located not less than three times the trench width on centers with a minimum spacing of five feet on centers.

(d) The local health department may permit the use of a bed system on sites where the soil texture can be classified into either Soil Groups I, II, or III, meeting essentially the other requirements of this section, and only on lots which are limited by topography, space, or other site-planning considerations. In such cases, the number of square feet of bottom area needed shall be increased by 50 percent over what would be required for a trench system. Nitrification lines shall be at least 18 inches from the side of the bed and shall have lines on three-foot centers. When the design volume of sewage exceeds 600 gallons per day, adequate space shall be provided to accommodate a trench system for the nitrification field.

(e) The pipe used between the septic tank and the nitrification field shall be a minimum of four-inches inside diameter schedule 40 PVC or equivalent with a minimum fall of not less than one-eighth inch per foot. All joints shall be of watertight construction.

(f) When four or six-inch diameter corrugated plastic tubing is used for nitrification lines, it shall be certified as complying with applicable ASTM standards. The corrugated tubing shall have three rows of holes, each hole between one-half inch and three-fourths inch in diameter, and
spaced longitudinally approximately four inches on centers. The rows of holes may be equally spaced 120 degrees on centers around the periphery, or three rows may be located in the lower portion of the tubing, the outside rows being approximately on 120-degree centers.

(g) Nitrification trenches shall be constructed as level as possible but in no case shall the fall in a single trench bottom exceed one-fourth inch in 10 feet as determined by an engineer’s level. The nitrification trench shall not exceed a width of three feet and a depth of three feet, except as approved by the local health department.

(h) Rock used in soil absorption systems shall be clean, washed gravel or crushed stone and graded or sized between three-fourths inch to two and one-half inches. The rock shall be placed a minimum of one foot deep with at least six inches below the pipe and two inches over the pipe and distributed uniformly across the trench bottom and over the pipe.

(i) The soil cover over the nitrification field shall be to a depth of at least six inches. The finished grade over the nitrification field shall be landscaped to prevent the ponding of surface water and runoff of surface water shall be diverted away from the nitrification field.

(j) Effluent distribution devices, including distribution boxes, flow dividers, and flow diversion devices, shall be of sound construction, watertight, not subject to excessive corrosion, and of adequate design as approved by the local health department. Effluent distribution devices shall be separated from the septic tank and nitrification lines by a minimum of two feet of undisturbed or compacted soil and shall be placed level on a solid foundation of soil or concrete to prevent differential settlement of the device.

(k) Grease traps or grease interceptors shall be required at certain places of business, including restaurants and meat markets, where the accumulation of grease can cause premature failure of a soil absorption system. Specially designed grease interceptors may be used in lieu of grease traps where it has been demonstrated that they will provide equal or improved performance.

(l) Stepdowns or drop boxes may be used where topography prohibits the placement of nitrification trenches on level grade. Stepdowns shall be constructed of two feet of undisturbed soil and constructed to a height level with the top of the upper nitrification line. Drop boxes shall be constructed so that the inlet supply pipe is one inch above the invert of the outlet supply pipe which is connected to the next lower drop box. The top of the trench outlet laterals, which allow effluent to move to the nitrification lines, shall be two inches below the invert of the outlet supply line. It is recommended that drop boxes be designed to close off the trench outlets to provide for periods of resting when the nitrification trench becomes saturated.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1956 POSSIBLE MODIFICATIONS TO CONVENTIONAL SEPTIC TANK SYSTEMS

Possible modifications to conventional septic tank systems which may be utilized to overcome selected soil and site limitations and must be approved by the local health department include the following:

(a) Shallow placement of nitrification trenches shall be utilized where soil depth, depth to seasonally high water table, or depth to restrictive horizons prevents the placement of conventional nitrification lines. Shallow trenches shall be designed and constructed to provide at least one foot of separation between the trench bottom and the uppermost elevation of the seasonally high water table, restrictive horizons, and rock.

(b) Alternating dual field nitrification systems may be utilized where soils are limited by high clogging potentials (soil groups III and IV) and where the potential for malfunction and need for immediate repair is required. Alternating dual field nitrification systems shall be
designed with two complete nitrification fields, each sized a minimum of 75 percent of the total area required for a single field and separated by an effluent flow diversion valve. The diversion valve shall be constructed to resist 500 pounds crushing strength, structurally sound, and shall be resistant to corrosion. Valves placed below ground level shall be provided with a valve box and suitable valve stem so that it may be operated from the ground surface.

(c) Modified nitrification lines, including large diameter pipe (greater than four inches I.D.), specially designed porous block systems, V-type nitrification trenches, shall be approved on a site-specific basis by the local health department.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1957 DESIGN CRITERIA FOR DESIGN OF ALTERNATIVE SEWAGE SYSTEMS

(a) Low-pressure pipe (LPP) system - A low-pressure (two to four-foot pressure head) pipe system may be utilized where soil and site conditions prohibit the installation of a conventional or modified septic tank system due to the presence of shallow soil conditions, seasonally high water table conditions, and slow soil permeability.

(1) The LPP shall consist of the following basic components:
   (A) A network of small-diameter (1 inch to 2 inches) perforated PVC 160 psi pipe or equivalent placed in natural soil at shallow depths (generally 6 inches to 12 inches) in narrow trenches not less than 6 inches in width;
   (B) A properly designed, two-compartment septic tank or other approved pretreatment system and a pumping or dosing tank;
   (C) An approved submersible effluent pump with appropriate on-off controls for controlled dosing and a high-water alarm or other approved pressure dosing and distribution system;
   (D) A watertight supply manifold pipe for conveying effluent from the pump to the low-pressure network.

(2) The soil and site criteria for low-pressure pipe systems shall meet the following minimum requirements:
   (A) LPP nitrification fields shall not be installed on slopes in excess of 10 percent. LPP nitrification fields may be installed on slopes greater than 10 percent but require special design procedures to assure proper distribution of effluent over the nitrification field.
   (B) There shall be at least 24 inches of separation between the naturally occurring soil surface and rock, water-impeding formation, or seasonally high water table. This 24-inch depth shall consist of suitable or provisionally suitable soil with respect to texture, structure, and drainage.
   (C) Components of the LPP shall not be located in depressions or areas subject to frequent flooding. Surface water, perched ground water, and other subsurface lateral water movement shall be intercepted or diverted away from all components of the LPP. Final shape of the LPP distribution field shall be such that rainwater or runoff is shed.
   (D) Location of the septic tank, pumping or dosing chamber, and LPP nitrification field is subject to the same horizontal setbacks specified in .1950(a). Horizontal distances from the LPP nitrification field shall be measured from a margin two and one-half feet beyond the lateral and manifold pipes.
(E) An area that is at least equal in size to the LPP distribution field area (plus a two and one-half foot margin beyond lateral and manifold pipes) and meeting all other site and soil criteria shall be set aside for a replacement field.

(F) There shall be no soil disturbance to an approved site for an LPP system except the minimum required for installation.

(3) Application rates - Table III shall be used in determining the maximum application rate for low-pressure pipe systems.

<table>
<thead>
<tr>
<th>SOIL GROUP</th>
<th>SOIL TEXTURAL CLASSES</th>
<th>APPLICATION RATE gpd/ft</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Sands</td>
<td>Sand 0.6 - 0.4 Loamy Sand</td>
</tr>
<tr>
<td>II</td>
<td>Coarse Loams</td>
<td>Sandy Loam 0.4 - 0.3 Loam</td>
</tr>
<tr>
<td>III</td>
<td>Fine Loams</td>
<td>Sandy Clay Loam 0.3 - 0.2 Silt Loam Clay Loam Silty Clay Loam</td>
</tr>
<tr>
<td>IV a</td>
<td>Clays</td>
<td>Sandy Clay 0.2 - 0.1 Silty Clay Clay</td>
</tr>
</tbody>
</table>

(4) In calculating the number of square feet for the nitrification field, the design sewage flow shall be divided by the application rate from Table III. The nitrification lines shall have a minimum spacing of five feet on centers.

(5) Design of the LPP shall comply with accepted practices and be specifically approved by the local health department.

(b) Alternative systems other than the low-pressure pipe system shall be approved by the local health department in accordance with .1948(c).

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1958 NON-GROUND ABSORPTION SEWAGE TREATMENT SYSTEMS

(a) Where an approved privy, an approved septic tank system, or a connection to an approved public or community sewage system is impossible or impractical, this section shall not prohibit the state or local health department from permitting approved non-ground absorption treatment systems utilizing heat or other approved means for reducing the toilet contents to an inert or stabilized residue or to an otherwise harmless condition, rendering such contents non-infectious or non-contaminating. Alternative systems shall be designed to comply with the purposes and intent of this section.

(b) Holding tanks shall not be considered as an acceptable sewage treatment and disposal system and their use is prohibited.
(c) Incinerating, composting, vault privies, and mechanical toilets shall be approved by the state agency or local health department only when all of the sewage will receive adequate treatment and disposal.

(d) Sewage recycling systems which discharge treated wastewater meeting the state drinking water standards may be used only for toilet flushing and recycled sewage shall not be used for body contact or human consumption. Such systems must be specifically approved by the state or local health department.

(e) Chemical toilets shall be used temporarily for mass gatherings, construction sites, or other places of business or public assembly for non-permanent use.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1959 PRIVY CONSTRUCTION

(a) An “approved privy” shall consist of a pit, floor slab, and seat assembly housed in a building which affords privacy and reasonable protection from the weather.

(1) The pit shall consist of an excavation at least 42 inches square and in no case shall the bottom of an excavation be closer than one foot from the seasonally high water table or rock.

(2) The pit shall be properly curbed to prevent caving. In sandy or loose soil, the curb shall extend the full depth of the pit. In tight soils, partial curbing is acceptable if it prevents caving.

(3) The privy floor slab shall be constructed of reinforced concrete. Where it is impractical to secure or construct reinforced concrete floor assemblies, wood construction will be accepted provided the floor slab is made of rough sub-flooring and covered with tight tongue-and-groove flooring or other type flooring materials to provide strength and prevent entrance of flies and mosquitoes to the privy pit. Where wood construction is used, floors shall be anchored to at least four-inch by four-inch sills. All wood material within 12 inches of finished grade should be treated to prevent rot and insect infestation.

(4) Wood used for riser, seat assemblies, and the floor slab shall be tongue-and-groove or plywood (exterior or marine) material.

(5) Privies shall not be used for the disposal of water-carried sewage.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1960 MAINTENANCE OF PRIVIES

(a) Any person owning or controlling the property upon which a privy is located shall be responsible for these requirements:

(1) The privy building shall afford a reasonable degree of protection from bad weather conditions.

(2) When the pit becomes filled to within 18 inches of the top of the ground, the privy building must be moved to a new pit and the old pit completely covered with earth.

(3) If the pit should cave in, a new pit shall be provided.

(b) The tenant or person occupying the property shall be responsible for these requirements:

(1) The walls, floors, and seat of the privy and grounds immediately adjacent to the building must be kept in a clean and decent condition.

(2) Fowl and other animals shall not be harbored in the privy building.
(3) Seat cover shall be hinged and closed at all times when the privy is not in use.
(4) Flies shall be excluded from the pit at all times. The application of a cupful of kerosene or used oil once each week will assist in controlling mosquito breeding and keep down odors.
(5) Ashes, garbage, and trash shall be kept out of the pit.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1961 MAINTENANCE OF SEWAGE SYSTEMS AND SEPTAGE DISPOSAL
(a) Any person owning or controlling the property upon which a ground absorption sewage treatment and disposal system is installed shall be responsible for the following items regarding the maintenance of the system:
(1) Ground absorption sewage treatment and disposal systems shall be maintained at all times to prevent seepage or discharge of sewage or effluent to the surface of the ground or to surface waters.
(2) Ground absorption sewage treatment and disposal systems need occasional cleaning and should be checked at least once every three years to determine if septage needs removing (once a year if garbage grinders are discharging to the tank).
(b) Septage removed from ground absorption sewage treatment and disposal systems shall be properly disposed of only at approved locations in accordance with applicable laws, rules, and regulations and consistent with good public health practice. If septage is applied to the land, it shall be buried or plowed under at an approved location within 24 hours. Proper disposal of septage shall be the responsibility of the person providing the septage pumping service.
(c) Ground absorption sewage treatment and disposal systems which create a public health risk, environmental hazard, or nuisance by surfacing of effluent or discharge directly into the ground water or the surface waters shall be repaired within 30 days of notification by the state or local health department unless the notification otherwise specifies in writing. The state or local health department shall investigate any malfunctioning system and use the best practical technology consistent with good public health practice in requiring repairs to a malfunctioning ground absorption sewage treatment and disposal system.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1962 EXEMPTION
The provisions of this section shall not apply to properly functioning sewage treatment and disposal systems in use or for which a valid permit has been issued prior to the effective date of these rules. This exemption is applicable only where the sewage flow and sewage characteristics are unchanged.

History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.

.1963 DISUSE OF SEWAGE SYSTEM
Notwithstanding the foregoing provisions of .1962 of this section, if, for any reason, a sewage treatment and disposal system falls into disrepair or has been disconnected, such system shall not
be used again unless it meets all of the provisions of this section or unless the local health department determines such reuse will not create a public health hazard.

*History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.*

**.1964 INTERPRETATION AND TECHNICAL ASSISTANCE**

(a) The provisions of this section shall be interpreted, as applicable, in accordance with the recognized principles and practices of soil science, engineering, and public health.

(b) The state will provide technical assistance. Local health departments may obtain technical information and assistance from appropriate personnel as may be needed for interpretation of this section.

*History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.*

**.1965 APPEALS PROCEDURE**

Appeals concerning the interpretation and enforcement of the rules in this section shall be made by written petition and shall be submitted to the Director, Division of Health Services, P.O. Box 2091, Raleigh, N.C. 27602-2091. All appeals shall be conducted in accordance with G.S. 150A, 10 NCAC 1B and with 10 NCAC 4B.

*History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.*

**.1966 SEVERABILITY**

If any provision of these rules or the application thereof to any person or circumstance is held invalid, the remainder of the rules or the application of such provisions to other persons or circumstances shall not be affected thereby.

*History Note: Statutory Authority G.S. 130-166.65; Eff. July 1, 1982.*

**.1967 INJUNCTIONS**

If any person shall violate any of the rules in this section or if any person shall hinder or interfere with the proper performance of duty of the Secretary of Human Resources or his representative or any local health director or his representative, the Secretary of Human Resources or any local health director may institute an action in the Superior Court of the county in which such violation, hindrance, or interference occurred for injunctive relief as provided in G. S. 130-205.

*History Note: Statutory Authority G.S. 130-166.65; 130-205; Eff. July 1, 1982.*

**.1968 PENALTIES**

If any person shall willfully violate any of the rules in this section or shall willfully fail to perform any acts required by these rules, he shall be guilty of a misdemeanor and shall be punished
as provided in G.S. 130-203, and he may have any permit issued pursuant to these rules suspended or revoked.

History Note: Statutory Authority G.S. 130-166.72; 130-203; Eff. July 1, 1982.

NOTE: “ALL READERS OF THESE REGULATIONS SHOULD BE AWARE THAT THE ATTORNEY GENERAL MAY MAKE EDITORIAL CHANGES IN THE ORDER, TITLES, NUMBERING OR OTHER SUCH CHANGES UNDER G.S. 150A-61; HOWEVER, SUCH CHANGES DO NOT ALTER THE EFFECTIVE DATE OR THE SUBSTANCE OF THE RULE.”