ARTICLE 5: DESERT GROUNDWATER MANAGEMENT

§ 33.06551 Purpose.

(a) The protection of groundwater resources within San Bernardino County is of utmost importance. The public health, safety and general welfare of the people of the State of California and of the County depend upon the continued availability of groundwater through ensuring that extraction of groundwater does not exceed the safe yield of affected groundwater aquifers, considering both the short and long-term impacts of groundwater extraction, including the recovery of groundwater aquifers through natural as well as artificial recharge. The protection of the groundwater resource within San Bernardino County also includes the consideration of the health of individual aquifers and the continued ability of those aquifers to store and maintain water.

(b) The protection of groundwater resources within the unincorporated and unadjudicated desert region of San Bernardino County is of particular importance due to:

(1) The existence of vast aquifers that underlie those areas which have not been overdrafted;

(2) The relative lack of significant natural recharge in those areas when compared to the mountain areas and other less arid areas of the County; and

(3) The lack of regulatory or judicial oversight of the groundwater aquifers within the unadjudicated desert region, which oversight would serve to ensure the groundwater safe yield and health of the aquifers.

(c) This Article protects the groundwater resources of San Bernardino County in order to ensure the health of that resource. This Article is intended to be consistent with the California Constitution, Article 10, Section 2 (water rights), and Article 11, Section 7 (police powers).

(d) This Article augments and supplements the Groundwater Management authority the County may otherwise have pursuant to the Groundwater Management Act, Water Code §§ 10750 et seq.

§ 33.06552 Scope and Exclusions.

(a) This Article shall only apply to those groundwater aquifers that have not been adjudicated by judicial decree, which are located outside of the jurisdictional boundaries of the Mojave Water Agency and Public Water Districts within the Morongo Basin and which are situated in the unincorporated desert region of the County, generally described as that area of the County lying west of the Colorado River and the California-Nevada State line, north of the San Bernardino-Riverside County line, south of the San Bernardino-Inyo County line and east of Fort Irwin Military Reservation, the Mojave Water Agency, the Marine Air Ground Task Force Command Center, Twentynine Palms Water District and the City of Twentynine Palms. The area subject to this Article is more specifically identified on the attached Desert Groundwater Ordinance Map.

(b) This Article shall not apply to any well operated by any district or person where the district or
person has performed both of the following:

(1) Adopted a groundwater management plan pursuant to Water Code §§ 10750 et seq. (“AB 3030 Plan”) which adheres to “groundwater safe yield” and “aquifer health” limitations, as those terms are defined in § 33.06553 of this Code or has otherwise developed and instituted a County-approved groundwater management, monitoring and mitigation plan associated with its extraction of water that is consistent with guidelines developed by the County; and

(2) Executed a Memorandum of Understanding (“MOU”) or other binding agreement with the County which:

   (A) requires the parties to share groundwater monitoring information and data and to coordinate their efforts to monitor groundwater resources in the County; and

   (B) ensures that the measures identified in the AB 3030 Plan or County-approved groundwater management, monitoring and mitigation plan are fully implemented and enforced. Such MOU or agreement must remain enforceable in order to provide for an exclusion from this Article.

(c) This Article shall not apply to the following:

(1) Groundwater wells subject to the Lower Colorado Water Supply Project;

(2) Groundwater wells within the jurisdictional boundary of the Mojave Water Agency, including public water agencies within the Morongo Basin;

(3) Groundwater well operations approved before the effective date of this Article as part of a currently valid and complied with Conditional Use Permit or well construction permit. Owner must provide evidence or certification the well was drilled prior to permit requirements or was permitted prior to the effective date of this ordinance;

(4) Groundwater wells used in conjunction with mining operations for which a currently valid and complied with mining reclamation plan has been established;

(5) Groundwater wells associated with an agricultural operation, where the cumulative extraction from all of the agricultural wells from such an operation is less than 1,100 acre-feet per year and where the water is used on site and allowed to percolate into the ground, resulting in some return flow to the underlying aquifer.

(6) Groundwater wells which replace abandoned wells if (i) proof of abandonment for the existing well is shown, (ii) the replacement well casing is not larger in diameter than the abandoned well, and/or (iii) the pumping capacity of the replacement well is no more than the pumping capacity of the abandoned well.

(7) Non-agricultural wells with casings smaller than ten inches in diameter or those to be pumped for less than 30 acre feet per year. Notwithstanding the foregoing exemption, this Article shall apply to a non-agricultural well that is proposed on a parcel on which other wells are located and where the total production of all wells on-site is greater than 50 acre feet per year. The term PARCEL shall include all parcels within any one groundwater aquifer in which the same person or persons have a common ownership interest.

(8) Groundwater wells located on Federal lands unless otherwise specified by inter-agency agreement. Notwithstanding the foregoing exclusion, this Article shall apply to groundwater wells located on privately held lands, which are within the boundaries of a National Park, Preserve or Monument or any other Federal designation.
§ 33.06553 Definitions.

The following terms related to groundwater management are defined as follows:

**AB 3030 DISTRICT.** A district which also has adopted a plan pursuant to the Groundwater Management Act.

**AQUIFER.** A geologic formation that stores, transmits and yields significant quantities of water to wells and springs.

**AQUIFER HEALTH.** The geologic integrity of the affected aquifer, its storage capacity and the quality of water within the aquifer, including the quality of water for a drinking water supply.

**CODE.** The San Bernardino County Code.

**DISTRICT.** Excluding a city wholly or in part located within the boundaries of the County, any district or political subdivision whose primary function is the irrigation, reclamation or drainage of land or is the diversion, storage, management or distribution of water primarily for domestic, municipal, agricultural, industrial, recreation, fish and wildlife enhancement, flood control or power production purposes.

**ENFORCEMENT AGENCY.** The Enforcement Agency for San Bernardino County may be the Board of Supervisors or the Director of the Department of Public Health, Environmental Health Services Division.

**GROUNDWATER.** All water beneath the surface of the earth within the zone below the water table in which the soil is completely saturated with water, but does not include water which flows in known and definite channels.

**GROUNDWATER MANAGEMENT ACT.** Water Code §§ 10750 et seq.

**GROUNDWATER SAFE YIELD.** The maximum quantity of water that can be annually withdrawn from a groundwater aquifer (i) without resulting in overdraft (ii) without adversely affecting aquifer health and (iii) without adversely affecting the health of associated lakes, streams, springs and seeps or their biological resources. The safe yield of an aquifer can be increased by management actions such as artificial recharge, including infiltration and other similar actions.

**OVERDRAFT.** The condition of a groundwater supply in which the average annual amount of water withdrawn by pumping exceeds the average annual amount of water replenishing the aquifer in any ten year period, considering all sources of recharge and withdrawal.

**PERSON.** Any state or local government agency, private corporation, firm, partnership, individual, group of individuals or, to the extent authorized by law, any Federal agency.

**RECHARGE.** Flow to groundwater storage from precipitation, irrigation, infiltration from streams, spreading basins and other sources of water.

§ 33.06554 Permits.

(a) **Requirement for Permit.** Except as otherwise excluded from the application of this Article and in addition to any applicable permitting requirements for well construction, reconstruction, abandonment and destruction pursuant to the provisions of the San Bernardino County Code, no person, district or other entity acting as principal, agent or employee, shall locate, construct, operate or maintain any new groundwater well
within the desert region of San Bernardino County, as identified in § 33.06552(a), without first filing a written application to do so with the enforcement agency and receiving and retaining a valid permit as provided herein. This permit is a discretionary permit under the California Environmental Quality Act (CEQA, Public Resources Code §§ 21000 et seq.)

(b) Application for Permit. Applications for permits under this Article shall be submitted to the enforcement agency in a format prescribed by the enforcement agency, and shall be of sufficient detail to allow the determinations set forth in Subdivisions (c) and (d) of this Section to be made. Applications shall include the following information:

1. A plot plan depicting the location of the proposed well(s) on a section map depicting the location of the following items within one-half mile of the well(s):
   - Property lines, location and ownership of all parcels and easements;
   - All intermittent, perennial, natural or artificial bodies of water or watercourses;
   - Notable nearby geographic features (faults, etc.);
   - All other wells; and
   - Landfills, septic systems or other liquid or solid waste facilities.

2. Proposed well diameter, depth and completion interval (screen or perforation locations) for proposed well(s);

3. Well design capacities for proposed well(s);

4. Anticipated groundwater safe yield of the affected groundwater aquifer;

5. Anticipated static and pumping levels;

6. Anticipated water quality;

7. The intended use of groundwater from the proposed well(s);

8. The proposed months of operation of the proposed well(s) (year-round, irrigation months, etc.);

9. The proposed pumping cycles (one eight-hour/day cycle, two six-hour/day cycles, etc.);

10. Estimated annual pumpage from the proposed well(s) in acre-feet;

11. System description (irrigation, domestic, etc.);

12. Anticipated return flows (deep percolation, runoff, etc.);

13. The estimated rate of natural recharge to the affected groundwater aquifer(s) calculated in accordance with generally accepted scientific methodologies and as deemed appropriate by the enforcement agency;

14. A description of the affected groundwater aquifer(s) including estimated storage capacity and the overall quality of water within the aquifer;
(15) Other information as may be reasonably necessary for the County to determine the potential
effects of the proposed well operations on the groundwater safe yield and aquifer health of the affected
aquifer;

(16) Supporting documentation, where available, for all of the foregoing items.

(c) Permit Review.

(1) Procedure: administrative review or public hearing.

(2) Reviewing authority: The Director of the Department of Public Health, Environmental Health
Services Division, shall be the reviewing authority for Permit applications except in the following
circumstances:

(A) Where the Director of the Department of Public Health, Environmental Health Services
Division refers the proposal to the Board of Supervisors for Public Hearing.

(B) Where the proposal is filed concurrently with an application subject to Public Hearing
review procedures.

(3) Where the Director of the Department of Public Health, Environmental Health Services
Division is the reviewing authority, the procedure shall be considered to be Administrative Review and
notice shall be provided pursuant to § 33.06555 herein.

(d) Conditions of Approval. Plans shall be submitted to the enforcement agency demonstrating
compliance with the standards of this Article. No permit shall be issued unless the enforcement agency
determines, based upon the available data, that the well(s) constructed and operated as proposed, would not
result in exceeding the groundwater safe yield of the relevant aquifers. Permits may include conditions and
requirements found by the enforcement agency to be reasonably necessary to accomplish the purposes of this
Article, including, but not limited to, conditions requiring groundwater management, mitigation and
monitoring by the applicant.

(e) Environmental Review. Prior to taking an action to approve an application for a permit, the
enforcement agency shall make the environmental findings required under the California Environmental
Quality Act.

(f) Denial. The enforcement agency shall deny the application where it determines that the standards
of this Article have not been met; where the well operations proposed in the application would result in
exceeding the groundwater safe yield of the relevant aquifers considered individually or in conjunction with
other existing wells.

(g) Permit Fees. The hourly rates for administering the provisions of this Article are established under
the provisions of the San Bernardino County Code Schedule of Fees.

(h) Permit Suspension/Revocation or Modification. Permits may be issued only for so long as the well
operations do not exceed the groundwater safe yield of the relevant aquifers. Permits will be suspended,
revoked or modified if the enforcement agency determines that continued operations under the permit would
result in overdraft of the relevant aquifers.

(i) Administrative Variances and Special Circumstances. The County may grant an administrative
variance from any provision of this Article due to special circumstances or hardship. The County may
describe alternative requirements where submitted documents as may be reasonably required by the County
provide substantial evidence that a modification of the requirements in this Article will not endanger the
general public health and safety and strict compliance would be unreasonable in view of all of the
(j) **Inspection and Monitoring.** The enforcement agency may, with consent or a warrant if required, at any and all reasonable times enter any and all places, property, enclosures and structures for the purposes of making examinations and investigations to determine whether any provision of this Article is being or has been violated.

**§ 33.06555 Notice of Pending Decision.**

(a) Upon receipt of a request for a decision, the reviewing authority shall cause notice to be given specifying the time and place at least ten calendar days prior to the date of the scheduled decision by the following applicable methods:

1. Notice shall be published once in a newspaper of general circulation in the respective community of the proposal for decisions using the Public Hearing procedure.

2. Notice shall be given by first class mail to any person who has filed a written request for a specific application.

3. Notice shall be given by first class mail or delivery to all property owners within one mile of the external boundaries of the parcel of the proposed extraction for decisions using the public hearing or the administrative review procedures.

4. Notice may be given in such other manner as is deemed necessary or desirable.

(b) Said notice shall include sufficient information to give those receiving the notice a reasonable opportunity to evaluate the implications of the proposal and to participate in the decision making process.

(c) Ownership and addresses of properties shall be determined from the latest equalized tax assessment role or from other records of the County Assessor or County Tax Collector, whichever contains more recent information.

(d) If during a public hearing, items are continued by the reviewing authority to a specific date, the items shall not be re-noticed unless specifically requested by the reviewing authority.

**§ 33.06556 Appeals.**

(a) Prior to its effective date, a decision made in accordance with the provisions of this Code by a reviewing authority other than the County Board of Supervisors may be appealed by the applicant or other affected party, as follows:

1. Applications for an appeal to the Board of Supervisors shall be made on forms supplied by the enforcement agency. Applications for appeals shall be accompanied by a written statement of the grounds upon which the appeal is based. The appeal application shall identify:

   (A) The subject permit application;

   (B) The specific decision, condition of approval or other matter being appealed;
(C) The date of such action;

(D) The justification for the appeal; and

(E) Any remedy or solution for which the appellant petitions.

(2) A uniform fee established by the Board of Supervisors shall be paid to the County upon the filing of each appeal.

(3) A properly filed application for appeal stays proceedings in the matter appealed until a decision is rendered on the appeal.

(4) An application for an appeal must be submitted to the Clerk of the Board of Supervisors within 15 days after a notice of decision is mailed by the enforcing agency to the applicant.

(5) Within 30 days of the acceptance of an application for an appeal, the Clerk of the Board of Supervisors shall set the matter for hearing and shall give notice of the date, time and place of the hearing to the appellant, the applicant and to any other party who has requested in writing to be so notified.

(6) Upon hearing the appeal, the Board of Supervisors shall consider the record and such additional evidence as may be offered and may affirm, reverse or modify in whole or in part the decision appealed. The Board of Supervisors is subject to all of the criteria, findings and requirements imposed by this Code upon the original decision maker.

§ 33.06557 Violations, Remedies and Penalties.

It shall be unlawful for any person or entity to violate any provision of this Article. All enforcement procedures, remedies and penalties of Chapter 1 of Division 3 of Title 3 of this Code shall apply to this Article and are in addition to all others provided by law.

(Ord. 3872, passed - -2002)